UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

)
In re:) Chapter 9
)
CITY OF DETROIT, MICHIGAN,) Case No. 13-53846
)
Debtor.) Hon. Steven W. Rhodes
)

DECLARATION OF MICHAEL ARTZ

- I, Michael Artz, declare under penalty of perjury pursuant to 28 U.S.C. § 1746, as follows:
- 1. I am Associate General Counsel of the American Federation of State, County & Municipal Employees, AFL-CIO ("<u>AFSCME</u>"), and I submit this declaration in support of *The Michigan Council 25 Of The American Federation Of State, County & Municipal Employees, AFL-CIO And Sub-Chapter 98, City Of Detroit Retirees*" <u>Amended</u> Objection To The City Of Detroit's Eligibility To Obtain Relief Under Chapter 9 of The Bankruptcy Code (the "Objection").
- 2. Attached to my Declaration are the following Exhibits referenced in the Objection:

Exhibit A	A copy of a transcript of the deposition testimony given by Governor Richard D. Snyder on October 9, 2013.
Exhibit B	A copy of a transcript of the deposition testimony given by Emergency Manager Kevyn Orr on September 16, 2013.
Exhibit C	A copy of a transcript of the deposition testimony given by Gaurav Malhotra on September 20, 2013.

Exhibit D	A copy of a transcript of the deposition testimony given by Charles Moore on September 18, 2013.
Exhibit E	A copy of a transcript of the continued deposition testimony given by Emergency Manager Kevyn Orr on October 4, 2013.

Executed on this 11th day of October, 2013	/s/ Michael Artz
•	Michael Artz, Esq.

EXHIBIT A

In Re: City of Detroit, Debtor

Governor Richard D. Snyder October 9, 2013

> Moretti Group 471 W. South Street Suite 41B Kalamazoo, MI 49007 800-536-0804



Original File 100913RS.TXT

Min-U-Script® with Word Index

			October 9, 2013
	Page 1		Page 3
1	UNITED STATES BANKRUPTCY COURT	1	APPEARANCES, CONTINUING:
2	FOR THE EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION - DETROIT	2	FOR THE STATE OF MICHIGAN:
3	In re: Chapter 9	3	MICHIGAN DEPT. OF ATTORNEY GENERAL
4	CITY OF DETROIT, MICHIGAN, Case No. 13-53846	4	Assistant Attorney General Solicitor General Bureau
5	Debtor, Hon. Steven W. Rhodes	5	7th Floor G. Mennen Williams Building 525 West Ottawa Street
6	VIDEOTAPED DEPOSITION OF	6	P.O. Box 30212 Lansing, Michigan 48909
7	WITNESS: GOVERNOR RICHARD D. SNYDER	7	517.373.1124 nelsonm9@michigan.gov
8	LOCATION: The Romney Building	8	BY: MARGARET A. NELSON (P30342)
9	111 S. Capitol Avenue	9	MICHIGAN DEPT. OF ATTORNEY GENERAL
	Lansing, Michigan		Chief Legal Counsel Executive Division
10	DATE: Wednesday, October 9, 2013 8:38 a.m.	10	7th Floor G. Mennen Williams Building 525 West Ottawa Street
11		11	P.O. Box 30212 Lansing, Michigan 48909
	APPEARANCES: FOR PLAINTIFFS FLOWERS:	12	517.373.1110 schneiderm7@michigan.gov
13	LAW OFFICE OF WILLIAM A. WERTHEIMER	13	BY: MATTHEW SCHNEIDER (P62190)
14	30515 Timberbrook Lane Bingham Farms, Michigan 48025	14	OFFICE OF THE GOVERNOR-LEGAL DIVISION George W. Romney Building
15	248.644.9200	15	111 South Capitol Avenue P.O. Box 30013
16	billwertheimer@gmail.com BY: WILLIAM A. WERTHEIMER (P26275)	16	Lansing, Michigan 48909
17	FOR INTERNATIONAL UNION, UAW:	17	517.241.5630 gadolam@michigan.gov
18	COHEN, WEISS and SIMON, LLP	18	BY: MICHAEL F. GADOLA (P43960)
19	330 West 42nd Street New York, New York 10036-6976	19	DICKINSON WRIGHT, PLLC 215 South Washington Square, Suite 200
20	212.563.4100 pdechiara@cwsny.com	20	Lansing, Michigan 48933-1816 517.487.4710
21	BY: PETER D. DeCHIARA, ESQUIRE	21	pellsworth@dickinsonwright.com BY: PETER H. ELLSWORTH (P23657)
22	FOR THE RETIREES COMMITTEE:	22	
23	DENTONS US LLP 1221 Avenue of the Americas	23	
	New York, New York 10020-1089	24	
24	212.768.6881 arthur.ruegger@dentons.com		
25	BY: ARTHUR H. RUEGGER, ESQUIRE	25	
	Page 2		Page 4
1	Page 2	1	Page 4
	APPEARANCES, CONTINUING:		Page 4 APPEARANCES, CONTINUING:
2	-	2	· ·
2	APPEARANCES, CONTINUING: FOR AFSCME, AMERICAN FEDERATION OF STATE, COUNTY and MUNICIPAL EMPLOYEES, AFL-CIO: AFSCME GENERAL COUNSEL'S OFFICE	2	APPEARANCES, CONTINUING: FOR THE CITY OF DETROIT: JONES DAY
2 3 4	APPEARANCES, CONTINUING: FOR AFSCME, AMERICAN FEDERATION OF STATE, COUNTY and MUNICIPAL EMPLOYEES, AFL-CIO: AFSCME GENERAL COUNSEL'S OFFICE 1101 17th Street, NW, Suite 900 Washington, D.C. 20036	2 3 4	APPEARANCES, CONTINUING: FOR THE CITY OF DETROIT: JONES DAY 51 Louisiana Avenue, NW Washington, D.C. 20001-2113
2 3 4 5	APPEARANCES, CONTINUING: FOR AFSCME, AMERICAN FEDERATION OF STATE, COUNTY and MUNICIPAL EMPLOYEES, AFL-CIO: AFSCME GENERAL COUNSEL'S OFFICE 1101 17th Street, NW, Suite 900 Washington, D.C. 20036 202.775.5900 martz@afscme.org	2 3 4 5	APPEARANCES, CONTINUING: FOR THE CITY OF DETROIT: JONES DAY 51 Louisiana Avenue, NW Washington, D.C. 20001-2113 202.879.3939 gshumaker@jonesday.com
2 3 4 5 6	APPEARANCES, CONTINUING: FOR AFSCME, AMERICAN FEDERATION OF STATE, COUNTY and MUNICIPAL EMPLOYEES, AFL-CIO: AFSCME GENERAL COUNSEL'S OFFICE 1101 17th Street, NW, Suite 900 Washington, D.C. 20036 202.775.5900	2 3 4 5 6	APPEARANCES, CONTINUING: FOR THE CITY OF DETROIT: JONES DAY 51 Louisiana Avenue, NW Washington, D.C. 20001-2113 202.879.3939 gshumaker@jonesday.com BY: GREGORY M. SHUMAKER, ESQUIRE
2 3 4 5	APPEARANCES, CONTINUING: FOR AFSCME, AMERICAN FEDERATION OF STATE, COUNTY and MUNICIPAL EMPLOYEES, AFL-CIO: AFSCME GENERAL COUNSEL'S OFFICE 1101 17th Street, NW, Suite 900 Washington, D.C. 20036 202.775.5900 martz@afscme.org BY: MICHAEL L. ARTZ, ESQUIRE LOWENSTEIN SANDLER, LLP	2 3 4 5	APPEARANCES, CONTINUING: FOR THE CITY OF DETROIT: JONES DAY 51 Louisiana Avenue, NW Washington, D.C. 20001-2113 202.879.3939 gshumaker@jonesday.com BY: GREGORY M. SHUMAKER, ESQUIRE
2 3 4 5 6	APPEARANCES, CONTINUING: FOR AFSCME, AMERICAN FEDERATION OF STATE, COUNTY and MUNICIPAL EMPLOYEES, AFL-CIO: AFSCME GENERAL COUNSEL'S OFFICE 1101 17th Street, NW, Suite 900 Washington, D.C. 20036 202.775.5900 martz@afscme.org BY: MICHAEL L. ARTZ, ESQUIRE LOWENSTEIN SANDLER, LLP 65 Livingston Avenue Roseland, New Jersey 07068	2 3 4 5 6	APPEARANCES, CONTINUING: FOR THE CITY OF DETROIT: JONES DAY 51 Louisiana Avenue, NW Washington, D.C. 20001-2113 202.879.3939 gshumaker@jonesday.com BY: GREGORY M. SHUMAKER, ESQUIRE
2 3 4 5 6 7	APPEARANCES, CONTINUING: FOR AFSCME, AMERICAN FEDERATION OF STATE, COUNTY and MUNICIPAL EMPLOYEES, AFL-CIO: AFSCME GENERAL COUNSEL'S OFFICE 1101 17th Street, NW, Suite 900 Washington, D.C. 20036 202.775.5900 martz@afscme.org BY: MICHAEL L. ARTZ, ESQUIRE LOWENSTEIN SANDLER, LLP 65 Livingston Avenue Roseland, New Jersey 07068 973.597.2374 slevine@lowenstein.com	2 3 4 5 6 7	APPEARANCES, CONTINUING: FOR THE CITY OF DETROIT: JONES DAY 51 Louisiana Avenue, NW Washington, D.C. 20001-2113 202.879.3939 gshumaker@jonesday.com BY: GREGORY M. SHUMAKER, ESQUIRE VIDEO BY: Tim Reitman, Reitman Video Specialists
2 3 4 5 6 7 8	APPEARANCES, CONTINUING: FOR AFSCME, AMERICAN FEDERATION OF STATE, COUNTY and MUNICIPAL EMPLOYEES, AFL-CIO: AFSCME GENERAL COUNSEL'S OFFICE 1101 17th Street, NW, Suite 900 Washington, D.C. 20036 202.775.5900 martz@afscme.org BY: MICHAEL L. ARTZ, ESQUIRE LOWENSTEIN SANDLER, LLP 65 Livingston Avenue Roseland, New Jersey 07068 973.597.2374	2 3 4 5 6 7 8	APPEARANCES, CONTINUING: FOR THE CITY OF DETROIT: JONES DAY 51 Louisiana Avenue, NW Washington, D.C. 20001-2113 202.879.3939 gshumaker@jonesday.com BY: GREGORY M. SHUMAKER, ESQUIRE VIDEO BY: Tim Reitman, Reitman Video Specialists
2 3 4 5 6 7 8	APPEARANCES, CONTINUING: FOR AFSCME, AMERICAN FEDERATION OF STATE, COUNTY and MUNICIPAL EMPLOYEES, AFL-CIO: AFSCME GENERAL COUNSEL'S OFFICE 1101 17th Street, NW, Suite 900 Washington, D.C. 20036 202.775.5900 martz@afscme.org BY: MICHAEL L. ARTZ, ESQUIRE LOWENSTEIN SANDLER, LLP 65 Livingston Avenue Roseland, New Jersey 07068 973.597.2374 slevine@lowenstein.com BY: SHARON L. LEVINE, ESQUIRE FOR GENERAL RETIREMENT SYSTEM; CITY OF DETROIT POLICE AND	2 3 4 5 6 7 8 9	APPEARANCES, CONTINUING: FOR THE CITY OF DETROIT: JONES DAY 51 Louisiana Avenue, NW Washington, D.C. 20001-2113 202.879.3939 gshumaker@jonesday.com BY: GREGORY M. SHUMAKER, ESQUIRE VIDEO BY: Tim Reitman, Reitman Video Specialists
2 3 4 5 6 7 8 9	APPEARANCES, CONTINUING: FOR AFSCME, AMERICAN FEDERATION OF STATE, COUNTY and MUNICIPAL EMPLOYEES, AFL-CIO: AFSCME GENERAL COUNSEL'S OFFICE 1101 17th Street, NW, Suite 900 Washington, D.C. 20036 202.775.5900 martz@afscme.org BY: MICHAEL L. ARTZ, ESQUIRE LOWENSTEIN SANDLER, LLP 65 Livingston Avenue Roseland, New Jersey 07068 973.597.2374 slevine@lowenstein.com BY: SHARON L. LEVINE, ESQUIRE FOR GENERAL RETIREMENT SYSTEM; CITY OF DETROIT POLICE AND FIRE RETIREMENT SYSTEM:	2 3 4 5 6 7 8 9	APPEARANCES, CONTINUING: FOR THE CITY OF DETROIT: JONES DAY 51 Louisiana Avenue, NW Washington, D.C. 20001-2113 202.879.3939 gshumaker@jonesday.com BY: GREGORY M. SHUMAKER, ESQUIRE VIDEO BY: Tim Reitman, Reitman Video Specialists
2 3 4 5 6 7 8 9 10	APPEARANCES, CONTINUING: FOR AFSCME, AMERICAN FEDERATION OF STATE, COUNTY and MUNICIPAL EMPLOYEES, AFL-CIO: AFSCME GENERAL COUNSEL'S OFFICE 1101 17th Street, NW, Suite 900 Washington, D.C. 20036 202.775.5900 martz@afscme.org BY: MICHAEL L. ARTZ, ESQUIRE LOWENSTEIN SANDLER, LLP 65 Livingston Avenue Roseland, New Jersey 07068 973.597.2374 slevine@lowenstein.com BY: SHARON L. LEVINE, ESQUIRE FOR GENERAL RETIREMENT SYSTEM; CITY OF DETROIT POLICE AND FIRE RETIREMENT SYSTEM: CLARK HILL 212 E. Grand River Avenue	2 3 4 5 6 7 8 9 10	APPEARANCES, CONTINUING: FOR THE CITY OF DETROIT: JONES DAY 51 Louisiana Avenue, NW Washington, D.C. 20001-2113 202.879.3939 gshumaker@jonesday.com BY: GREGORY M. SHUMAKER, ESQUIRE VIDEO BY: Tim Reitman, Reitman Video Specialists
2 3 4 5 6 7 8 9 10 11	APPEARANCES, CONTINUING: FOR AFSCME, AMERICAN FEDERATION OF STATE, COUNTY and MUNICIPAL EMPLOYEES, AFL-CIO: AFSCME GENERAL COUNSEL'S OFFICE 1101 17th Street, NW, Suite 900 Washington, D.C. 20036 202.775.5900 martz@afscme.org BY: MICHAEL L. ARTZ, ESQUIRE LOWENSTEIN SANDLER, LLP 65 Livingston Avenue Roseland, New Jersey 07068 973.597.2374 slevine@lowenstein.com BY: SHARON L. LEVINE, ESQUIRE FOR GENERAL RETIREMENT SYSTEM; CITY OF DETROIT POLICE AND FIRE RETIREMENT SYSTEM: CLARK HILL	2 3 4 5 6 7 8 9 10 11	APPEARANCES, CONTINUING: FOR THE CITY OF DETROIT: JONES DAY 51 Louisiana Avenue, NW Washington, D.C. 20001-2113 202.879.3939 gshumaker@jonesday.com BY: GREGORY M. SHUMAKER, ESQUIRE VIDEO BY: Tim Reitman, Reitman Video Specialists
2 3 4 5 6 7 8 9 10 11 12 13	APPEARANCES, CONTINUING: FOR AFSCME, AMERICAN FEDERATION OF STATE, COUNTY and MUNICIPAL EMPLOYEES, AFL-CIO: AFSCME GENERAL COUNSEL'S OFFICE 1101 17th Street, NW, Suite 900 Washington, D.C. 20036 202.775.5900 martz@afscme.org BY: MICHAEL L. ARTZ, ESQUIRE LOWENSTEIN SANDLER, LLP 65 Livingston Avenue Roseland, New Jersey 07068 973.597.2374 slevine@lowenstein.com BY: SHARON L. LEVINE, ESQUIRE FOR GENERAL RETIREMENT SYSTEM; CITY OF DETROIT POLICE AND FIRE RETIREMENT SYSTEM: CLARK HILL 212 E. Grand River Avenue Lansing, Michigan 48906 517.318.3060 sgallagher@clarkhill.com	2 3 4 5 6 7 8 9 10 11 12 13	APPEARANCES, CONTINUING: FOR THE CITY OF DETROIT: JONES DAY 51 Louisiana Avenue, NW Washington, D.C. 20001-2113 202.879.3939 gshumaker@jonesday.com BY: GREGORY M. SHUMAKER, ESQUIRE VIDEO BY: Tim Reitman, Reitman Video Specialists
2 3 4 5 6 7 8 9 10 11 12 13 14	APPEARANCES, CONTINUING: FOR AFSCME, AMERICAN FEDERATION OF STATE, COUNTY and MUNICIPAL EMPLOYEES, AFL-CIO: AFSCME GENERAL COUNSEL'S OFFICE 1101 17th Street, NW, Suite 900 Washington, D.C. 20036 202.775.5900 martz@afscme.org BY: MICHAEL L. ARTZ, ESQUIRE LOWENSTEIN SANDLER, LLP 65 Livingston Avenue Roseland, New Jersey 07068 973.597.2374 slevine@lowenstein.com BY: SHARON L. LEVINE, ESQUIRE FOR GENERAL RETIREMENT SYSTEM; CITY OF DETROIT POLICE AND FIRE RETIREMENT SYSTEM: CLARK HILL 212 E. Grand River Avenue Lansing, Michigan 48906 517.318.3060 sgallagher@clarkhill.com BY: SEAN PATRICK GALLAGHER (P73108)	2 3 4 5 6 7 8 9 10 11 12 13 14	APPEARANCES, CONTINUING: FOR THE CITY OF DETROIT: JONES DAY 51 Louisiana Avenue, NW Washington, D.C. 20001-2113 202.879.3939 gshumaker@jonesday.com BY: GREGORY M. SHUMAKER, ESQUIRE VIDEO BY: Tim Reitman, Reitman Video Specialists
2 3 4 5 6 7 8 9 10 11 12 13 14 15	APPEARANCES, CONTINUING: FOR AFSCME, AMERICAN FEDERATION OF STATE, COUNTY and MUNICIPAL EMPLOYEES, AFL-CIO: AFSCME GENERAL COUNSEL'S OFFICE 1101 17th Street, NW, Suite 900 Washington, D.C. 20036 202.775.5900 martz@afscme.org BY: MICHAEL L. ARTZ, ESQUIRE LOWENSTEIN SANDLER, LLP 65 Livingston Avenue Roseland, New Jersey 07068 973.597.2374 slevine@lowenstein.com BY: SHARON L. LEVINE, ESQUIRE FOR GENERAL RETIREMENT SYSTEM; CITY OF DETROIT POLICE AND FIRE RETIREMENT SYSTEM: CLARK HILL 212 E. Grand River Avenue Lansing, Michigan 48906 517.318.3060 sgallagher@clarkhill.com BY: SEAN PATRICK GALLAGHER (P73108) CLARK HILL 500 Woodward Avenue, Suite 3500	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	APPEARANCES, CONTINUING: FOR THE CITY OF DETROIT: JONES DAY 51 Louisiana Avenue, NW Washington, D.C. 20001-2113 202.879.3939 gshumaker@jonesday.com BY: GREGORY M. SHUMAKER, ESQUIRE VIDEO BY: Tim Reitman, Reitman Video Specialists
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	APPEARANCES, CONTINUING: FOR AFSCME, AMERICAN FEDERATION OF STATE, COUNTY and MUNICIPAL EMPLOYEES, AFL-CIO: AFSCME GENERAL COUNSEL'S OFFICE 1101 17th Street, NW, Suite 900 Washington, D.C. 20036 202.775.5900 martz@afscme.org BY: MICHAEL L. ARTZ, ESQUIRE LOWENSTEIN SANDLER, LLP 65 Livingston Avenue Roseland, New Jersey 07068 973.597.2374 slevine@lowenstein.com BY: SHARON L. LEVINE, ESQUIRE FOR GENERAL RETIREMENT SYSTEM; CITY OF DETROIT POLICE AND FIRE RETIREMENT SYSTEM: CLARK HILL 212 E. Grand River Avenue Lansing, Michigan 48906 517.318.3060 sgallagher@clarkhill.com BY: SEAN PATRICK GALLAGHER (P73108) CLARK HILL 500 Woodward Avenue, Suite 3500 Detroit, Michigan 48226 313.965.8274	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	APPEARANCES, CONTINUING: FOR THE CITY OF DETROIT: JONES DAY 51 Louisiana Avenue, NW Washington, D.C. 20001-2113 202.879.3939 gshumaker@jonesday.com BY: GREGORY M. SHUMAKER, ESQUIRE VIDEO BY: Tim Reitman, Reitman Video Specialists
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	APPEARANCES, CONTINUING: FOR AFSCME, AMERICAN FEDERATION OF STATE, COUNTY and MUNICIPAL EMPLOYEES, AFL-CIO: AFSCME GENERAL COUNSEL'S OFFICE 1101 17th Street, NW, Suite 900 Washington, D.C. 20036 202.775.5900 martz@afscme.org BY: MICHAEL L. ARTZ, ESQUIRE LOWENSTEIN SANDLER, LLP 65 Livingston Avenue Roseland, New Jersey 07068 973.597.2374 slevine@lowenstein.com BY: SHARON L. LEVINE, ESQUIRE FOR GENERAL RETIREMENT SYSTEM; CITY OF DETROIT POLICE AND FIRE RETIREMENT SYSTEM: CLARK HILL 212 E. Grand River Avenue Lansing, Michigan 48906 517.318.3060 sgallagher@clarkhill.com BY: SEAN PATRICK GALLAGHER (P73108) CLARK HILL 500 Woodward Avenue, Suite 3500 Detroit, Michigan 48226	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	APPEARANCES, CONTINUING: FOR THE CITY OF DETROIT: JONES DAY 51 Louisiana Avenue, NW Washington, D.C. 20001-2113 202.879.3939 gshumaker@jonesday.com BY: GREGORY M. SHUMAKER, ESQUIRE VIDEO BY: Tim Reitman, Reitman Video Specialists
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	APPEARANCES, CONTINUING: FOR AFSCME, AMERICAN FEDERATION OF STATE, COUNTY and MUNICIPAL EMPLOYEES, AFL-CIO: AFSCME GENERAL COUNSEL'S OFFICE 1101 17th Street, NW, Suite 900 Washington, D.C. 20036 202.775.5900 martz@afscme.org BY: MICHAEL L. ARTZ, ESQUIRE LOWENSTEIN SANDLER, LLP 65 Livingston Avenue Roseland, New Jersey 07068 973.597.2374 slevine@lowenstein.com BY: SHARON L. LEVINE, ESQUIRE FOR GENERAL RETIREMENT SYSTEM; CITY OF DETROIT POLICE AND FIRE RETIREMENT SYSTEM: CLARK HILL 212 E. Grand River Avenue Lansing, Michigan 48906 517.318.3060 sgallagher@clarkhill.com BY: SEAN PATRICK GALLAGHER (P73108) CLARK HILL 500 Woodward Avenue, Suite 3500 Detroit, Michigan 48226 313.965.8274 jgreen@clarkhill.com	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	APPEARANCES, CONTINUING: FOR THE CITY OF DETROIT: JONES DAY 51 Louisiana Avenue, NW Washington, D.C. 20001-2113 202.879.3939 gshumaker@jonesday.com BY: GREGORY M. SHUMAKER, ESQUIRE VIDEO BY: Tim Reitman, Reitman Video Specialists
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	APPEARANCES, CONTINUING: FOR AFSCME, AMERICAN FEDERATION OF STATE, COUNTY and MUNICIPAL EMPLOYEES, AFL-CIO: AFSCME GENERAL COUNSEL'S OFFICE 1101 17th Street, NW, Suite 900 Washington, D.C. 20036 202.775.5900 martz@afscme.org BY: MICHAEL L. ARTZ, ESQUIRE LOWENSTEIN SANDLER, LLP 65 Livingston Avenue Roseland, New Jersey 07068 973.597.2374 slevine@lowenstein.com BY: SHARON L. LEVINE, ESQUIRE FOR GENERAL RETIREMENT SYSTEM; CITY OF DETROIT POLICE AND FIRE RETIREMENT SYSTEM: CLARK HILL 212 E. Grand River Avenue Lansing, Michigan 48906 517.318.3060 sgallagher@clarkhill.com BY: SEAN PATRICK GALLAGHER (P73108) CLARK HILL 500 Woodward Avenue, Suite 3500 Detroit, Michigan 48226 313.965.8274 jgreen@clarkhill.com BY: JENNIFER K. GREEN (P69019)	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	APPEARANCES, CONTINUING: FOR THE CITY OF DETROIT: JONES DAY 51 Louisiana Avenue, NW Washington, D.C. 20001-2113 202.879.3939 gshumaker@jonesday.com BY: GREGORY M. SHUMAKER, ESQUIRE VIDEO BY: Tim Reitman, Reitman Video Specialists
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	APPEARANCES, CONTINUING: FOR AFSCME, AMERICAN FEDERATION OF STATE, COUNTY and MUNICIPAL EMPLOYEES, AFL-CIO: AFSCME GENERAL COUNSEL'S OFFICE 1101 17th Street, NW, Suite 900 Washington, D.C. 20036 202.775.5900 martz@afscme.org BY: MICHAEL L. ARTZ, ESQUIRE LOWENSTEIN SANDLER, LLP 65 Livingston Avenue Roseland, New Jersey 07068 973.597.2374 slevine@lowenstein.com BY: SHARON L. LEVINE, ESQUIRE FOR GENERAL RETIREMENT SYSTEM; CITY OF DETROIT POLICE AND FIRE RETIREMENT SYSTEM: CLARK HILL 212 E. Grand River Avenue Lansing, Michigan 48906 517.318.3060 sgallagher@clarkhill.com BY: SEAN PATRICK GALLAGHER (P73108) CLARK HILL 500 Woodward Avenue, Suite 3500 Detroit, Michigan 48226 313.965.8274 jgreen@clarkhill.com BY: JENNIFER K. GREEN (P69019) FOR THE FINANCIAL GUARANTY INSURANCE CORPORATION: WILLIAMS WILLIAMS RATTNER & PLUNKETT, PC	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	APPEARANCES, CONTINUING: FOR THE CITY OF DETROIT: JONES DAY 51 Louisiana Avenue, NW Washington, D.C. 20001-2113 202.879.3939 gshumaker@jonesday.com BY: GREGORY M. SHUMAKER, ESQUIRE VIDEO BY: Tim Reitman, Reitman Video Specialists
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	APPEARANCES, CONTINUING: FOR AFSCME, AMERICAN FEDERATION OF STATE, COUNTY and MUNICIPAL EMPLOYEES, AFL-CIO: AFSCME GENERAL COUNSEL'S OFFICE 1101 17th Street, NW, Suite 900 Washington, D.C. 20036 202.775.5900 martz@afscme.org BY: MICHAEL L. ARTZ, ESQUIRE LOWENSTEIN SANDLER, LLP 65 Livingston Avenue Roseland, New Jersey 07068 973.597.2374 slevine@lowenstein.com BY: SHARON L. LEVINE, ESQUIRE FOR GENERAL RETIREMENT SYSTEM; CITY OF DETROIT POLICE AND FIRE RETIREMENT SYSTEM: CLARK HILL 212 E. Grand River Avenue Lansing, Michigan 48906 517.318.3060 sgallagher@clarkhill.com BY: SEAN PATRICK GALLAGHER (P73108) CLARK HILL 500 Woodward Avenue, Suite 3500 Detroit, Michigan 48226 313.965.8274 jgreen@clarkhill.com BY: JENNIFER K. GREEN (P69019) FOR THE FINANCIAL GUARANTY INSURANCE CORPORATION: WILLIAMS WILLIAMS RATTNER & PLUNKETT, PC 380 North Old Woodward Avenue Suite 300	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	APPEARANCES, CONTINUING: FOR THE CITY OF DETROIT: JONES DAY 51 Louisiana Avenue, NW Washington, D.C. 20001-2113 202.879.3939 gshumaker@jonesday.com BY: GREGORY M. SHUMAKER, ESQUIRE VIDEO BY: Tim Reitman, Reitman Video Specialists
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	APPEARANCES, CONTINUING: FOR AFSCME, AMERICAN FEDERATION OF STATE, COUNTY and MUNICIPAL EMPLOYEES, AFL-CIO: AFSCME GENERAL COUNSEL'S OFFICE 1101 17th Street, NW, Suite 900 Washington, D.C. 20036 202.775.5900 martz@afscme.org BY: MICHAEL L. ARTZ, ESQUIRE LOWENSTEIN SANDLER, LLP 65 Livingston Avenue Roseland, New Jersey 07068 973.597.2374 slevine@lowenstein.com BY: SHARON L. LEVINE, ESQUIRE FOR GENERAL RETIREMENT SYSTEM; CITY OF DETROIT POLICE AND FIRE RETIREMENT SYSTEM: CLARK HILL 212 E. Grand River Avenue Lansing, Michigan 48906 517.318.3060 sgallagher@clarkhill.com BY: SEAN PATRICK GALLAGHER (P73108) CLARK HILL 500 Woodward Avenue, Suite 3500 Detroit, Michigan 48226 313.965.8274 jgreen@clarkhill.com BY: JENNIFER K. GREEN (P69019) FOR THE FINANCIAL GUARANTY INSURANCE CORPORATION: WILLIAMS WILLIAMS RATTNER & PLUNKETT, PC 380 North Old Woodward Avenue Suite 300 Birmingham, Michigan 48009 248.642.0333	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	APPEARANCES, CONTINUING: FOR THE CITY OF DETROIT: JONES DAY 51 Louisiana Avenue, NW Washington, D.C. 20001-2113 202.879.3939 gshumaker@jonesday.com BY: GREGORY M. SHUMAKER, ESQUIRE VIDEO BY: Tim Reitman, Reitman Video Specialists
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	APPEARANCES, CONTINUING: FOR AFSCME, AMERICAN FEDERATION OF STATE, COUNTY and MUNICIPAL EMPLOYEES, AFL-CIO: AFSCME GENERAL COUNSEL'S OFFICE 1101 17th Street, NW, Suite 900 Washington, D.C. 20036 202.775.5900 martz@afscme.org BY: MICHAEL L. ARTZ, ESQUIRE LOWENSTEIN SANDLER, LLP 65 Livingston Avenue Roseland, New Jersey 07068 973.597.2374 slevine@lowenstein.com BY: SHARON L. LEVINE, ESQUIRE FOR GENERAL RETIREMENT SYSTEM; CITY OF DETROIT POLICE AND FIRE RETIREMENT SYSTEM; CLARK HILL 212 E. Grand River Avenue Lansing, Michigan 48906 517.318.3060 sgallagher@clarkhill.com BY: SEAN PATRICK GALLAGHER (P73108) CLARK HILL 500 Woodward Avenue, Suite 3500 Detroit, Michigan 48226 313.965.8274 jgreen@clarkhill.com BY: JENNIFER K. GREEN (P69019) FOR THE FINANCIAL GUARANTY INSURANCE CORPORATION: WILLIAMS WILLIAMS RATTNER & PLUNKETT, PC 380 North Old Woodward Avenue Suite 300 Birmingham, Michigan 48009	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	APPEARANCES, CONTINUING: FOR THE CITY OF DETROIT: JONES DAY 51 Louisiana Avenue, NW Washington, D.C. 20001-2113 202.879.3939 gshumaker@jonesday.com BY: GREGORY M. SHUMAKER, ESQUIRE VIDEO BY: Tim Reitman, Reitman Video Specialists
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	APPEARANCES, CONTINUING: FOR AFSCME, AMERICAN FEDERATION OF STATE, COUNTY and MUNICIPAL EMPLOYEES, AFL-CIO: AFSCME GENERAL COUNSEL'S OFFICE 1101 17th Street, NW, Suite 900 Washington, D.C. 20036 202.775.5900 martz@afscme.org BY: MICHAEL L. ARTZ, ESQUIRE LOWENSTEIN SANDLER, LLP 65 Livingston Avenue Roseland, New Jersey 07068 973.597.2374 slevine@lowenstein.com BY: SHARON L. LEVINE, ESQUIRE FOR GENERAL RETIREMENT SYSTEM; CITY OF DETROIT POLICE AND FIRE RETIREMENT SYSTEM: CLARK HILL 212 E. Grand River Avenue Lansing, Michigan 48906 517.318.3060 sgallagher@clarkhill.com BY: SEAN PATRICK GALLAGHER (P73108) CLARK HILL 500 Woodward Avenue, Suite 3500 Detroit, Michigan 48226 313.965.8274 jgreen@clarkhill.com BY: JENNIFER K. GREEN (P69019) FOR THE FINANCIAL GUARANTY INSURANCE CORPORATION: WILLIAMS WILLIAMS RATTNER & PLUNKETT, PC 380 North Old Woodward Avenue Suite 300 Birmingham, Michigan 48009 248.642.0333 eje@wwwrplaw.com	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	APPEARANCES, CONTINUING: FOR THE CITY OF DETROIT: JONES DAY 51 Louisiana Avenue, NW Washington, D.C. 20001-2113 202.879.3939 gshumaker@jonesday.com BY: GREGORY M. SHUMAKER, ESQUIRE VIDEO BY: Tim Reitman, Reitman Video Specialists

				1	October 7, 2013
			Page 5		Page 7
1		INDEX		1	EXHIBIT INDEX
2	WITNESS: GOVE	RNOR RICHARD D. SNYDER	PAGE NO.	2	
3	Examination	by Ms. Levine	10	3	EXHIBIT NO. DESCRIPTION PAGE NO.
4	Examination	by Mr. DeChiara	51	4	
5	Examination	by Mr. Wertheimer	106	5	Exhibit 10 July 18, 2013 email
6		_		6	Re: High Priority with attached
7				7	July 18, 2013 Letter
8				8	Re: Authorization to Commence
9				9	
					Chapter 9 Bankruptcy Proceeding
10		EXHIBIT INDE	х	10	(Bates Nos. DTMI00116442-445) 153
11				11	
12	EXHIBIT NO.	DESCRIPTION	PAGE NO.	12	Exhibit 11 Oct. 9, 2013 email
13	Exhibit 1	July 16, 2013 Letter		13	Subject: High Priority 159
14		Re: Recommendation Pursua	ant to	14	(Exhibit marked post deposition)
15		Section 18(1) of PA 436	51	15	
16	Exhibit 2	July 18, 2013 Letter		16	
17		Re: Authorization to Com	mence	17	
18		Chapter 9 Bankruptcy Proc	eeding 59	18	(Exhibits attached to transcript.)
19	Exhibit 3	City of Detroit Proposal	for	19	
20		Creditors, June 14, 2013	60	20	
21	Exhibit 4	Free Press article		21	
22		"Michigan Attorney Genera	al	22	
23		Bill Schuette files on be	ehalf of	23	
24		retirees in Detroit bankr	uptcy" 75	24	
25				25	
			Page 6		Page 8
1		EXHIBIT INDE	ŭ		
2				1	Lansing, Michigan
3	EXHIBIT NO.	DESCRIPTION	PAGE NO.	2	October 9, 2013
4				3	8:38 a.m.
	Exhibit 5	Jones Day Presentation to	•	4	
5		the City of Detroit on		5	MR. WERTHEIMER: William Wertheimer on
6		January 29, 2013		6	behalf of the Flowers Plaintiffs.
7		(Bates Nos. DTMI00128731-	8805) 96	7	I would like to put on the record the fact
8	Exhibit 6	City of Detroit Chapter	9	8	that the order that Judge Rhodes entered under which
9		Communications Rollout P.	lan	9	we're conducting this and the other State
10		(Bates No. SOM200001331)	126	10	depositions provides at Paragraph 7 that the State
11	Exhibit 7	June 3-7, 2013 email cha:	in	11	would complete its document production by October 5
12		Re: Financial & Operating	g Plan	12	provided the parties could mutually agree to extend
13		Power Point		13	that date.
14		(Bates No. SOM20001327-28) 126	14	That date has not been extended by
15	Exhibit 8	July 8, 2013 email		15	agreement. As late as last night at 10:15 I woke
16		Re: Detroit		16	up this morning to find that the State had produced
17		(Bates No. SOM200003601)	141	17	a fourth production that is not in compliance with
18	Exhibit 9	July 9, 2013 email		18	the order.
19		Re: Detroit		19	I want to make clear on the record that we
		(Bates No. SOM200003657)	141	20	may take the position that we may need to continue
		,_2000 Dom20000001)	111	21	the Governor and the other State's depositions after
20				22	we have reviewed those documents as we have not
20 21					
20 21 22					
20 21 22 23				23	looked at any of those documents as of now.
20 21 22 23 24				23 24	looked at any of those documents as of now. MS. NELSON: This is Margaret Nelson on
20 21 22 23				23	looked at any of those documents as of now.

3

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24 25

2

10

11

Page 9

12

13

14

15

16

17

18

1 The fourth production of documents was made 2 under the State's continuing obligation to

supplement its discovery responses. So the fact

4 that our production was completed by the fifth,

pursuant to the court order, is irrelevant to the 5

fact that we have an ongoing duty to supplement, and that was the purpose for the additional document

production vesterday. MR. WERTHEIMER: I'll leave further

argument for later. VIDEO TECHNICIAN: Today's date -- hold on.

I have to start over again. Give me a second. (A pause was had in the proceedings.)

VIDEO TECHNICIAN: Today's date is October 9th, 2013, and we're on the record at 8:42 a.m.

This is the video deposition of Governor Richard Snyder. We're at the Romney Office Building, 111 South Capitol Avenue in Lansing, Michigan.

Could the reporter administer the oath to the Governor, please.

-GOVERNOR RICHARD D. SNYDERcalled as a witness, being first duly sworn, was

1 through the appropriations process with the

2 legislature and the Governor.

My question was would you support an additional 3 O. 4 level of support?

A. I said I've been supportive of improved services for 5 citizens, not necessarily the repayment of debts. 6

7 0. That might have been responsive so I don't mean to be argumentative, but the narrower question is would 8 you support an additional level of support for 9 Detroit in order to help deal with the so-called 10 11 underfunding pension issue?

> MS. NELSON: Asked and answered. Go ahead. Go ahead.

THE WITNESS: Oh. I view that as a -that's a question that I couldn't answer because it's a hypothetical. It would depend on the entire situation for the facts depending on the potential plan of adjustment for the debts.

BY MS. LEVINE: 19

Well, between March 28, 2013 and June 14, 2013, did 20 you have discussions with Kevyn Orr about a business 21 plan or a restructuring plan or a redevelopment plan 22 for the City of Detroit? 23

24 A. Kevyn Orr was building a plan for creditors they 25 presented in June of this year.

Page 10

Page 12

examined and testified as follows: 1

EXAMINATION

3 BY MS. LEVINE:

- 4 Q. Good morning, Governor.
- A. Good morning. 5
- 6 My name is Sharon Levine. I'm with the law firm of 7 Lowenstein Sandler. I'm here on behalf of AFSCME, and we appreciate your appearing for your deposition 8

9 today, so thank you.

> Just for the record, when did you take office as Governor of the State of Michigan?

January 1, 2011. 12 A.

Q. And at the time you took office, was the State 13 providing greater financial -- a greater level of 14 financial support to the City of Detroit than it is 15 today? 16

I would have to check that. 17 A.

- Would you be willing to support having the State 18 provide a greater level of financial support than it 19 is today in order to help the City of Detroit with 20 its plan of adjustment and particularly in order to 21
- help fund the pension issues? 22
- 23 A. In terms of we have many competing interests for the State of Michigan with respect to our budget. I 24
- don't make those decisions by myself. It goes 25

- Did you have discussions with him with regard to
- that plan before the June presentation? 2
- I had discussions that would have been subject to 3 A. attorney-client privilege. 4
- Is it your understanding that that plan includes a O. 5 two billion dollar note for unsecured creditors? 6
- 7 A. Yes.
- 8 Q. And what's your understanding of what that plan
- 9 includes with regard to vested pension benefits for
- 10 the citizens of Detroit?
- 11 A. The proposal includes some portion of that note 12 being allocated towards pensioners.
- So the plan does not include just leaving the vested 13 Q.
- pension benefits alone, does it? 14
- Well, with respect to the funded piece of pension 15 A. plans, that's available. There's an open question 16
 - with respect to the unfunded portion.
- 18 O. Do you understand that in a Chapter 11 corporate
- bankruptcy case that the Pension Benefit Guaranty 19
- Corporation or the PBGC provides federal insurance 20 for beneficiaries of a pension if a defined benefit 21
- plan is terminated? 22
- 23 A. Yes.
- 24 Q. And is it your understanding that in a Chapter 9
- 25 bankruptcy case there is no similar protection for

Page 13 Page 15 1 vested pension benefits? 1 attorney and other bankruptcy professionals paid 2 2 A. ahead of retirees in connection with the Chapter 9 3 O. What's your understanding of how the Detroit 3 process? 4 citizens, the AFSCME retirees will support 4 A. I view that as a legal matter because that's a themselves assuming that there's a diminution in the subject matter of how Chapter 9 bankruptcies work. 5 5 current level of pension benefit provided? 6 O. The question I was asking was whether or not you 6 7 Could you clarify your question because you had 7 believe it's fair. I'm not asking you whether or A. conflicting statements. not it's a legal matter. 8 8 You asked about the citizens of Detroit and 9 A. Well, I view it as just speculation on my part 9 because we're in Chapter 9, so that would be part of then you asked about the retirees. 10 10 Q. Well, let's go with the retired citizens of Detroit 11 the legal process. 11 12 first. 12 O. Is it your understanding that the Wall Street To the extent that their pensions are creditors, municipal bond holders will share in this 13 13 diminished and there is no PBGC or federal two billion dollar note alongside of the retirees 14 14 15 protection for them, what's your understanding under 15 with regard to their unsecured claims? the plan of -- the proposed plan how they will 16 A. Again, there has been no plan presented in 16 support themselves? bankruptcy, so that would be a hypothetical. If you 17 17 MS. NELSON: Objection; calls for 18 go back to the proposal to the creditors, that was 18 speculation, form, foundation. to be part of good faith negotiations, and there was 19 19 THE WITNESS: Given that we're in the an attempt to do that so that would have all been 20 20 Chapter 9 process, there's been no plan presented at consentual. 21 21 this point in time. 22 Do you believe it's fair to pay Wall Street-type 22 BY MS. LEVINE: 23 23 municipal bond creditors ahead of retirees? We already had a little bit of a discussion that Again, that's part of the mutual negotiations that O. 24 A. 24 you're aware of the plan that was presented to 25 were part of the proposal for creditors. 25 Page 14 Page 16 creditors in June of 2013, correct? 1 O. Prior to the time that Detroit filed for bankruptcy, 1 is it your understanding that House Speaker Bolger A. That was part of going through a process from the 2 2 had any involvement or discussions with Kevyn Orr City of Detroit asking its creditors for good faith 3 3 negotiations. 4 with regard to the bankruptcy filing? 4 Right. And under that plan, to the extent there was 5 A. I don't recall. 5 O. 6 an underfunding with regard to the pensions, there 6 Did he have discussions with you with regard to the 7 was going to be some change made to the pension 7 bankruptcy filing? benefits, correct? 8 A. In terms of speaking to Speaker Bolger, occasionally 8 9 A. That would depend on mutual agreement between the 9 I would give updates on what was going on with the parties. 10 City of Detroit. 10 And did he express any views with regard to the Well, assuming that there is a reduction for the 11 O. 11 O. moment in pension benefits, have you had any 12 Chapter 9 filing? 12 conversations with Kevyn Orr with regard to whether 13 A. Not that I recall. 13 or not there would be any other benefit or provision 14 O. Did you have any conversations with Randy 14 made to the retirees of the City of Detroit that Richardville prior to the Chapter 9 filing? 15 15 were going to lose pension benefits as a result of 16 A. It would be the same with Speaker Bolger, that as 16 that plan? 17 part of the normal process I would give updates on 17 18 Those discussions would have been subject to where the situations stood. A. 18 Do you have any recollection of what he said to you 19 attorney-client privilege. 19 O. with regard to those updates? 20 Q. What's your understanding of the options that are 20 available to the City of Detroit? 21 A. 21

22 O.

underfunded?

23

24

25

On or about July 18, when you authorized Detroit's

Chapter 9 filing, what was your understanding of the

dollar amount of the pension obligations that were

Well, again, we're in bankruptcy now so there's been

no plan presented by the City at this point in time,

Do you believe it's fair to have the bankruptcy

so that's a hypothetical.

22 A.

25 O.

23

Page 17 Page 19 It would be in the approximate three-and-a-half 1 privilege. 2 billion dollar range based on the financial 2 Q. Well, actually, I'm asking you your understanding statements. and not anything that you've discussed with your 3 3 4 Q. What was your source of the underfunding figure when 4 lawyers. you say financial statements? What financial I'm asking you your understanding of 5 5 statements are you referring to? whether sometime between July 3 and July 18 you 6 6 7 The statements that would have been provided by the 7 learned that Kevyn Orr was putting together a A. City of Detroit that would have been included in the request for authorization to file Detroit's 8 8 9 review team report. 9 Chapter 9 petition? As we sit here today, do you -- is it your Q. 10 A. He was considering a Chapter 9 request to me. 10 11 understanding that that number is still the number 11 O. Do you recall when you first learned that he was 12 that you're working with? 12 considering a Chapter 9 request to you? Α. My understanding is that there's been further work 13 A. It would have been sometime between those dates. I 13 done by actuaries and consultants that have come up don't recall what specific date. 14 14 But it was sometime between July 3 and July 18? with differing numbers. 15 Q. 15 16 Q. And as you sit here today, what's your understanding 16 A. It would have been closer to the 18th. of what the underfunding obligation is with regard 17 O. And the request came to you on July 16; is that 17 to the Detroit pensions? 18 correct? 18 Potentially, these other reports could say the 19 A. Yes. 19 underfunded amount was significantly larger. 20 Q. Did you ask Kevyn Orr to send you that request? 20 And by significantly larger, do you have a dollar I left it to Kevyn Orr to make the decision. 21 Q. 21 A. figure or an estimate that you could give us? 22 O. At the time that you received the request, did you 22 23 A. I wouldn't want to speculate. That's known in the 23 agree with the request for the authorization? report. 24 A. I wanted to review the request. 24 25 Q. And what reports specifically are you referring to? 25 Q. On July 16, was it your understanding that the filed Page 18 Page 20 1 A. I believe there's a report that Kevyn Orr had state court lawsuits, the so-called Flowers and 1 commissioned with respect by actuaries to assess the Webster litigations, were requesting injunctions 2 2 Detroit pension plans. against among other things your authorizing the 3 3 4 Q. And were those actuaries Milliman? Chapter 9 filing? 4 I believe so. A. Yes. 5 Q. Do you recall the date of the report? 6 Did you believe that if the injunctions were granted 7 A. it would have interfered with Kevyn Orr's efforts at 7 8 Q. Was it commissioned after the Chapter 9 filing? restructuring Detroit? 8 9 A. Again, I didn't -- I was not partaking in the 9 A. I didn't consider that. commissioning of the plan itself. You'd have to ask 10 O. You didn't consider at all the impact of whether or 10 Kevyn Orr. not injunctions issued in those lawsuits would 11 11 12 Q. Are you familiar with the litigations, specifically 12 impact the restructuring effort made by Kevyn Orr? three lawsuits commenced on or around July 3, 2013, 13 A. My concern was is when I received a request from 13 challenging the constitutionality of the appointment Kevyn, I wanted to make sure I appropriately 14 14 reviewed that request and in a thoughtful fashion 15 of the emergency manager and/or certain aspects of 15 the emergency manager law, PA 436? and responded appropriately was my primary concern. 16 16 Generally, yes. Was one of the criteria you used in your thoughtful 17 A. 17 Q. During the period from July 3 to July 18, did you deliberation the status of those pending 18 18 19 follow this litigation? litigations? 19 20 A. To some degree. 20 A. Not with respect to injunctions but with respect to

21

22

23

24

25 O.

the sheer fact of many cases of litigation were

beyond the scope of just those lawsuits.

going on and that we were ending up in potentially

many different courts over many issues that could go

So it's your testimony that you -- that although you

Did there come a point in time between July 3 and

That would have been subject to attorney-client

together a request for authorization to file

bankruptcy for Detroit?

July 18 that you learned that Kevyn Orr was putting

21

22

23

24

25 A.

Page 21 Page 23 1 took into account the volume of litigation, you did 1 A. (No response.) 2 not take into account the impact of the injunctions 2 Q. Do you know if any of the emergency manager's costs 3 which were being sought in those particular 3 or expenses are being paid for or reimbursed by the 4 litigations? 4 NERDs Fund? I view those as speculative. Again, there were 5 A. (No response.) 5 A. requests -- and those are common requests in many Do you know if NERD made any other payments to or on 6 7 lawsuits. 7 behalf of Kevyn Orr? Changing topics for a minute. NERDs, is that an 8 A. (No response.) 8 O. acronym for New Energy to Reinvest Diversity Fund? 9 Q. Do you know if any of the NERDs donors also made 9 political contributions to your campaign? If so, 10 10 A. 11 Q. Do you know who the donors are to the NERDs Fund? 11 whom and how much? MS. NELSON: Objection; outside the scope 12 12 A. (No response.) of the protective order and the eligibility 13 O. Do you know if any of the NERDs donors also 13 objections for purposes of this deposition. contributed to the campaign against PA 4, and, if 14 14 MS. LEVINE: You can answer. so, which donors were those? 15 15 MS. NELSON: No, he can't answer. It's 16 A. (No response.) 16 outside the protective order and the scope of this MS. LEVINE: Is it still the State's 17 17 deposition. position that this is unrelated to eligibility? 18 18 MS. LEVINE: How is it outside the MS. NELSON: Yes. Unless you can identify 19 19 protective order? specifically the objections in your eligibility 20 20 MS. NELSON: The protective order limits statement that they relate to. 21 21 the scope of the deposition to the issues identified 22 MS. LEVINE: It's good faith. It goes to 22 in the eligibility objections, and there's nothing good faith and it goes to conflict of interest with 23 23 in AFSCME's eligibility objections related to the regard to good faith. 24 24 25 NERD Fund or specifically the donors to the NERD 25 MS. NELSON: In what context? Page 22 Page 24 Fund. MS. LEVINE: Well, I'm not going to use my 1 1 three hours to have that --MS. LEVINE: Okay. Well, I'm going to run 2 2 through my questions for the record, and if at the MS. NELSON: No, I understand that. I -- I 3 3 end of the series of questions on the NERDs Funds 4 don't believe that it is -- if you'll let me confer 4 your position is the same, then we can have the with my client, I'll ask him. 5 5 MS. LEVINE: I've learned how to use my 6 Governor not answer, but for the record since we 6 7 only have three hours I'm going to go through it. 7 timer, so that's good my daughter taught me that. BY MS. LEVINE: VIDEO TECHNICIAN: Going off the record 8 8 9 Q. Do you know who any of the donors are? 9 then? MS. NELSON: Same objection. MS. LEVINE: Yes. Yes. 10 10 BY MS. LEVINE: VIDEO TECHNICIAN: Off the record 8:58 a.m. 11 11 Was Kevyn Orr a donor? (A brief recess was taken.) 12 12 MS. NELSON: Same objection. VIDEO TECHNICIAN: We are back on the 13 13 BY MS. LEVINE: record at 9 a.m. 14 14 **15** O. Is Jones Day a donor? MS. NELSON: I've conferred with my client, 15 **16** A. (No response.) and in the spirit of cooperation and to move these 16 Do you know if any of the retained professionals by proceedings along, he's agreed to respond to your 17 Q. 17 the City of Detroit, either the firms or the questions and can do so fairly quickly. 18 18 individuals, are donors or any of the creditors of THE WITNESS: Yeah, with respect to your 19 19 Detroit donors or any of the SWOP party's donors? questions as to who the donors were and those --20 20 that category of questioning, my answer would be I (No response.) 21 A. 21 **22** Q. Would you be willing to produce those names? don't know. There's an independent board that does 22 23 A. (No response.) 23 that work. 24 Q. If it's not within your control, would you be With respect to the question of expenses, 24 willing to ask NERDs to produce those names? Kevyn Orr's agreement is such that some of his 25 25

in or around March of 2013?

24 Q. Is it your understanding that PA 436 became

effective in or around March of 2013?

22

25

23 A.

Yes.

Page 25 Page 27 1 expenses can be reimbursed by the NERD Fund because 1 A. Yes. 2 it was created to offset the burdens of government 2 O. Is it your understanding that PA 436 was enacted in 3 and does similar things such as process auditorium 3 December of 2012? 4 upgrades, help with expenses for travel. 4 A. BY MS. LEVINE: 5 Q. Is it your understanding that PA 4 was struck by 5 voter referendum in November of 2012? 6 Q. Do you know whether or not the NERD Fund contributed 6 7 to the campaign against PA 4? 7 A. I don't know. Q. Are you familiar with press coverage that indicates 8 A. 8 **9** Q. Or in favor of PA 4? that there's some sentiment that PA 436 was 9 10 A. I don't know. criticized as a dictatorship or takeover mechanism 10 11 Q. Did you prepare for today's deposition? 11 when it was enacted? 12 A. I had time with my counsel. 12 A. I'm aware there were many comments with respect to **13** O. And who was that counsel? many pieces of legislation. 13 I'm asking specifically about those comments with 14 A. The fine group you're seeing on the other side of 14 O. 15 this table. 15 regard to PA 436. 16 Q. Just because we have a transcript, and I don't know 16 A. Yes. if everybody's going to be seeing the videotape but 17 O. Did you have any involvement in bringing PA 436 into 17 the lawyers aren't on the videotape, so for the 18 18 record could you just give the names of your 19 A. Yes. 19 20 Q. What was your understanding of the purpose of PA 20 lawyers? 21 A. Yeah. My attorney, Margaret, who has already been 21 identified; Matthew Schneider and Mike Gadola and 22 22 A. It was to be responsive to the voters to actually 23 Peter Ellsworth. 23 improve on a process that goes back a very long Did you also meet with attorneys for the City of time. It goes back to 1988 originally; that in 1990 24 Q. 24 25 Detroit to prepare for today's deposition? 25 Public Act 72 came into law under Governor Page 26 Page 28 1 A. Blanchard. That was an emergency manager law that 1 2 O. Did you review any documents to prepare for today's was in effect for a very long time and had been 2 deposition? utilized by several prior governors. 3 3 4 A. Yes. 4 Q. So was --And what documents did you review? 5 A. Then beyond that --5 O. 6 MS. NELSON: Objection. That's privileged 6 O. I'm sorry. 7 and work product. 7 A. Excuse me. Public Act 72 came into place and was MS. LEVINE: Are you directing the witness used for quite a few years including my predecessor 8 8 9 not to answer? 9 who had appointed a number of the emergency managers MS. NELSON: Yes. 10 that were in place when I took office. 10 BY MS. LEVINE: Following Public Act 72, I thought it was 11 Was anybody else present at any of the meetings that important to make improvements to Public 72 because 12 O. 12 13 you had to prepare for the deposition besides you it had two major challenge points. One, emergency 13 and your counsel? managers could be in place for too long, and there 14 14 No. was no early warning system to help avoid ever 15 A. 15 Is it your understanding that Kevyn Orr was needing an emergency manager. 16 16 appointed emergency manager effective March 28, So Public Act 4 was an improvement on 17 17 Public Act 72 to put in an early warning system 18 2013? 18 19 A. I don't recall the specific date, but it sounds like 19 20 you have that. 20 Q. Let me -- I appreciate the commentary, but I only 21 Q. Do you recall whether or not Kevyn Orr was appointed 21 have an hour and a half. Let me ask a more pointed

22

23

24 A.

25 O.

question.

Uh-huh.

question. My mistake for not narrowing the

Was PA 436 enacted in part to overcome what were

	Page 29		Page 31
			· ·
1	perceived to be the deficiencies or the cause for	1	include that as a contingency or limitation on your
2	the voter referendum with regard to PA 4?	2	authorization to Kevyn Orr with regard to the
3 A.	Plus additional improvements over what was Public	3	Chapter 9 filing for Detroit?
4	Act 4 or Public Act 72.	4 A.	In terms of I didn't believe it was appropriate
5 Q.	Did you have any involvement in drafting PA 4?	5	to put contingencies in it because, as I stated in
6 Å.	Yes.	6	my letter authorizing it, I believe that the process
7 Q.	Was the hope that PA 436 would avoid a referendum by	7	is required to be a legal process, which would
8	the voters striking it down as well?	8	address any legal questions through the bankruptcy
9 A.	No.	9	process, either through the plan or the judge's
10 Q.	Is one of the differences between PA 4 and PA 436	10	review of the plan.
10 Q.	the treatment of vested pension benefits?	11 Q.	So is it your understanding that any limitation on
12 A.	Not that I recall.		the ability to impair or change vested pension
		12	
13 Q.	Is it your understanding that PA 436 prohibits any	13	benefits under state law would also apply to the
14	changes to vested pension benefits?	14	Chapter 9 process?
15 A.	Could you state that again because I'm not sure PA	15 A.	That's starting to get into legal opinions, and I
16	436 really references pension benefits in terms of	16	thought it was best to leave to the judicial branch,
17	what it covers.	17	particularly a bankruptcy judge.
18 Q.	Okay. Is it your understanding that PA 436	18 Q.	I'm actually asking you what your understanding is.
19	authorizes the Governor, you, to authorize the	19 A.	My understanding is that would be resolved through
20	emergency manager to file for bankruptcy protection	20	the bankruptcy process with the bankruptcy judge.
21	under Chapter 9 of the Bankruptcy Code?	21 Q.	Did you take an oath of office when you became
22 A.	Yes.	22	Governor?
23 Q.	Is it your understanding that PA 436 among other	23 A.	Yes.
24	things authorizes the Governor to place	24 Q.	Wasn't part of that oath to uphold the law?
25	contingencies on the municipal proceeding under	25 A.	It was to uphold the Constitutions of Michigan and
	Page 30		Page 32
1		1	-
1 2 A.	Chapter 9?	1 2 O.	the United States.
2 A.	Chapter 9? Yes.	2 Q.	the United States. Isn't this a provision of the Constitution of
2 A. 3 Q.	Chapter 9? Yes. Is it your understanding as we sit here today that	2 Q. 3	the United States. Isn't this a provision of the Constitution of Michigan?
2 A. 3 Q. 4	Chapter 9? Yes. Is it your understanding as we sit here today that one of the challenges to Detroit's Chapter 9	2 Q. 3 4 A.	the United States. Isn't this a provision of the Constitution of Michigan? And it also involves the Constitution of the United
2 A. 3 Q. 4 5	Chapter 9? Yes. Is it your understanding as we sit here today that one of the challenges to Detroit's Chapter 9 bankruptcy filing is that it was filed without	2 Q. 3 4 A. 5	the United States. Isn't this a provision of the Constitution of Michigan? And it also involves the Constitution of the United States when you're talking Chapter 9 bankruptcy, and
2 A. 3 Q. 4 5	Chapter 9? Yes. Is it your understanding as we sit here today that one of the challenges to Detroit's Chapter 9 bankruptcy filing is that it was filed without imposing as a condition a prohibition against	2 Q. 3 4 A. 5 6	the United States. Isn't this a provision of the Constitution of Michigan? And it also involves the Constitution of the United States when you're talking Chapter 9 bankruptcy, and I thought it best to leave to a judge, the judicial
2 A. 3 Q. 4 5 6	Chapter 9? Yes. Is it your understanding as we sit here today that one of the challenges to Detroit's Chapter 9 bankruptcy filing is that it was filed without imposing as a condition a prohibition against modifying the existing pension benefits?	2 Q. 3 4 A. 5 6	the United States. Isn't this a provision of the Constitution of Michigan? And it also involves the Constitution of the United States when you're talking Chapter 9 bankruptcy, and I thought it best to leave to a judge, the judicial branch, to make a determination of a legal question.
2 A. 3 Q. 4 5 6 7 8 A.	Chapter 9? Yes. Is it your understanding as we sit here today that one of the challenges to Detroit's Chapter 9 bankruptcy filing is that it was filed without imposing as a condition a prohibition against modifying the existing pension benefits? Yes. I understand that's one of the elements of	2 Q. 3 4 A. 5 6 7 8 Q.	the United States. Isn't this a provision of the Constitution of Michigan? And it also involves the Constitution of the United States when you're talking Chapter 9 bankruptcy, and I thought it best to leave to a judge, the judicial branch, to make a determination of a legal question. When you signed the authorization letter, were you
2 A. 3 Q. 4 5 6 7 8 A. 9	Chapter 9? Yes. Is it your understanding as we sit here today that one of the challenges to Detroit's Chapter 9 bankruptcy filing is that it was filed without imposing as a condition a prohibition against modifying the existing pension benefits? Yes. I understand that's one of the elements of objections.	2 Q. 3 4 A. 5 6 7 8 Q. 9	the United States. Isn't this a provision of the Constitution of Michigan? And it also involves the Constitution of the United States when you're talking Chapter 9 bankruptcy, and I thought it best to leave to a judge, the judicial branch, to make a determination of a legal question. When you signed the authorization letter, were you concerned about how the pension issue would
2 A. 3 Q. 4 5 6 7 8 A. 9	Chapter 9? Yes. Is it your understanding as we sit here today that one of the challenges to Detroit's Chapter 9 bankruptcy filing is that it was filed without imposing as a condition a prohibition against modifying the existing pension benefits? Yes. I understand that's one of the elements of objections. Is it your understanding that Article 9 Section 24	2 Q. 3 4 A. 5 6 7 8 Q. 9 10	the United States. Isn't this a provision of the Constitution of Michigan? And it also involves the Constitution of the United States when you're talking Chapter 9 bankruptcy, and I thought it best to leave to a judge, the judicial branch, to make a determination of a legal question. When you signed the authorization letter, were you concerned about how the pension issue would ultimately get resolved through the Chapter 9
2 A. 3 Q. 4 5 6 7 8 A. 9 10 Q. 11	Chapter 9? Yes. Is it your understanding as we sit here today that one of the challenges to Detroit's Chapter 9 bankruptcy filing is that it was filed without imposing as a condition a prohibition against modifying the existing pension benefits? Yes. I understand that's one of the elements of objections. Is it your understanding that Article 9 Section 24 of the Michigan Constitution prohibits tampering	2 Q. 3 4 A. 5 6 7 8 Q. 9 10 11	the United States. Isn't this a provision of the Constitution of Michigan? And it also involves the Constitution of the United States when you're talking Chapter 9 bankruptcy, and I thought it best to leave to a judge, the judicial branch, to make a determination of a legal question. When you signed the authorization letter, were you concerned about how the pension issue would ultimately get resolved through the Chapter 9 process?
2 A. 3 Q. 4 5 6 7 8 A. 9 10 Q. 11 12	Chapter 9? Yes. Is it your understanding as we sit here today that one of the challenges to Detroit's Chapter 9 bankruptcy filing is that it was filed without imposing as a condition a prohibition against modifying the existing pension benefits? Yes. I understand that's one of the elements of objections. Is it your understanding that Article 9 Section 24 of the Michigan Constitution prohibits tampering with the vested pension benefits?	2 Q. 3 4 A. 5 6 7 8 Q. 9 10 11 12 A.	the United States. Isn't this a provision of the Constitution of Michigan? And it also involves the Constitution of the United States when you're talking Chapter 9 bankruptcy, and I thought it best to leave to a judge, the judicial branch, to make a determination of a legal question. When you signed the authorization letter, were you concerned about how the pension issue would ultimately get resolved through the Chapter 9 process? It involved citizens of the State of Michigan, so
2 A. 3 Q. 4 5 6 7 8 A. 9 10 Q. 11 12 13 A.	Chapter 9? Yes. Is it your understanding as we sit here today that one of the challenges to Detroit's Chapter 9 bankruptcy filing is that it was filed without imposing as a condition a prohibition against modifying the existing pension benefits? Yes. I understand that's one of the elements of objections. Is it your understanding that Article 9 Section 24 of the Michigan Constitution prohibits tampering with the vested pension benefits? That's not my understanding of what the Constitution	2 Q. 3 4 A. 5 6 7 8 Q. 9 10 11 12 A. 13	the United States. Isn't this a provision of the Constitution of Michigan? And it also involves the Constitution of the United States when you're talking Chapter 9 bankruptcy, and I thought it best to leave to a judge, the judicial branch, to make a determination of a legal question. When you signed the authorization letter, were you concerned about how the pension issue would ultimately get resolved through the Chapter 9 process? It involved citizens of the State of Michigan, so yes.
2 A. 3 Q. 4 5 6 7 8 A. 9 10 Q. 11 12 13 A.	Chapter 9? Yes. Is it your understanding as we sit here today that one of the challenges to Detroit's Chapter 9 bankruptcy filing is that it was filed without imposing as a condition a prohibition against modifying the existing pension benefits? Yes. I understand that's one of the elements of objections. Is it your understanding that Article 9 Section 24 of the Michigan Constitution prohibits tampering with the vested pension benefits? That's not my understanding of what the Constitution says. It does not literally say that.	2 Q. 3 4 A. 5 6 7 8 Q. 9 10 11 12 A. 13 14 Q.	the United States. Isn't this a provision of the Constitution of Michigan? And it also involves the Constitution of the United States when you're talking Chapter 9 bankruptcy, and I thought it best to leave to a judge, the judicial branch, to make a determination of a legal question. When you signed the authorization letter, were you concerned about how the pension issue would ultimately get resolved through the Chapter 9 process? It involved citizens of the State of Michigan, so yes. Did you have any involvement in the selection of
2 A. 3 Q. 4 5 6 7 8 A. 9 10 Q. 11 12 13 A. 14 15 Q.	Chapter 9? Yes. Is it your understanding as we sit here today that one of the challenges to Detroit's Chapter 9 bankruptcy filing is that it was filed without imposing as a condition a prohibition against modifying the existing pension benefits? Yes. I understand that's one of the elements of objections. Is it your understanding that Article 9 Section 24 of the Michigan Constitution prohibits tampering with the vested pension benefits? That's not my understanding of what the Constitution says. It does not literally say that. What's your understanding of what the Constitution	2 Q. 3 4 A. 5 6 7 8 Q. 9 10 11 12 A. 13 14 Q. 15	the United States. Isn't this a provision of the Constitution of Michigan? And it also involves the Constitution of the United States when you're talking Chapter 9 bankruptcy, and I thought it best to leave to a judge, the judicial branch, to make a determination of a legal question. When you signed the authorization letter, were you concerned about how the pension issue would ultimately get resolved through the Chapter 9 process? It involved citizens of the State of Michigan, so yes. Did you have any involvement in the selection of Kevyn Orr as emergency manager or emergency
2 A. 3 Q. 4 5 6 7 8 A. 9 10 Q. 11 12 13 A. 14 15 Q. 16	Chapter 9? Yes. Is it your understanding as we sit here today that one of the challenges to Detroit's Chapter 9 bankruptcy filing is that it was filed without imposing as a condition a prohibition against modifying the existing pension benefits? Yes. I understand that's one of the elements of objections. Is it your understanding that Article 9 Section 24 of the Michigan Constitution prohibits tampering with the vested pension benefits? That's not my understanding of what the Constitution says. It does not literally say that. What's your understanding of what the Constitution says with regard to vested pension benefits?	2 Q. 3 4 A. 5 6 7 8 Q. 9 10 11 12 A. 13 14 Q. 15 16	the United States. Isn't this a provision of the Constitution of Michigan? And it also involves the Constitution of the United States when you're talking Chapter 9 bankruptcy, and I thought it best to leave to a judge, the judicial branch, to make a determination of a legal question. When you signed the authorization letter, were you concerned about how the pension issue would ultimately get resolved through the Chapter 9 process? It involved citizens of the State of Michigan, so yes. Did you have any involvement in the selection of Kevyn Orr as emergency manager or emergency financial manager for Detroit?
2 A. 3 Q. 4 5 6 7 8 A. 9 10 Q. 11 12 13 A. 14 15 Q. 16 17 A.	Chapter 9? Yes. Is it your understanding as we sit here today that one of the challenges to Detroit's Chapter 9 bankruptcy filing is that it was filed without imposing as a condition a prohibition against modifying the existing pension benefits? Yes. I understand that's one of the elements of objections. Is it your understanding that Article 9 Section 24 of the Michigan Constitution prohibits tampering with the vested pension benefits? That's not my understanding of what the Constitution says. It does not literally say that. What's your understanding of what the Constitution says with regard to vested pension benefits? It talks about accrued financial benefits from the	2 Q. 3 4 A. 5 6 7 8 Q. 9 10 11 12 A. 13 14 Q. 15 16 17 A.	the United States. Isn't this a provision of the Constitution of Michigan? And it also involves the Constitution of the United States when you're talking Chapter 9 bankruptcy, and I thought it best to leave to a judge, the judicial branch, to make a determination of a legal question. When you signed the authorization letter, were you concerned about how the pension issue would ultimately get resolved through the Chapter 9 process? It involved citizens of the State of Michigan, so yes. Did you have any involvement in the selection of Kevyn Orr as emergency manager or emergency financial manager for Detroit? Yes.
2 A. 3 Q. 4 5 6 7 8 A. 9 10 Q. 11 12 13 A. 14 15 Q. 16 17 A. 18	Chapter 9? Yes. Is it your understanding as we sit here today that one of the challenges to Detroit's Chapter 9 bankruptcy filing is that it was filed without imposing as a condition a prohibition against modifying the existing pension benefits? Yes. I understand that's one of the elements of objections. Is it your understanding that Article 9 Section 24 of the Michigan Constitution prohibits tampering with the vested pension benefits? That's not my understanding of what the Constitution says. It does not literally say that. What's your understanding of what the Constitution says with regard to vested pension benefits? It talks about accrued financial benefits from the State or a political subdivision being treated as	2 Q. 3 4 A. 5 6 7 8 Q. 9 10 11 12 A. 13 14 Q. 15 16 17 A. 18 Q.	the United States. Isn't this a provision of the Constitution of Michigan? And it also involves the Constitution of the United States when you're talking Chapter 9 bankruptcy, and I thought it best to leave to a judge, the judicial branch, to make a determination of a legal question. When you signed the authorization letter, were you concerned about how the pension issue would ultimately get resolved through the Chapter 9 process? It involved citizens of the State of Michigan, so yes. Did you have any involvement in the selection of Kevyn Orr as emergency manager or emergency financial manager for Detroit? Yes. When did the emergency manager or the emergency
2 A. 3 Q. 4 5 6 7 8 A. 9 10 Q. 11 12 13 A. 14 15 Q. 16 17 A. 18 19	Chapter 9? Yes. Is it your understanding as we sit here today that one of the challenges to Detroit's Chapter 9 bankruptcy filing is that it was filed without imposing as a condition a prohibition against modifying the existing pension benefits? Yes. I understand that's one of the elements of objections. Is it your understanding that Article 9 Section 24 of the Michigan Constitution prohibits tampering with the vested pension benefits? That's not my understanding of what the Constitution says. It does not literally say that. What's your understanding of what the Constitution says with regard to vested pension benefits? It talks about accrued financial benefits from the State or a political subdivision being treated as contractual obligations, and in that context they	2 Q. 3 4 A. 5 6 7 8 Q. 9 10 11 12 A. 13 14 Q. 15 16 17 A. 18 Q. 19	the United States. Isn't this a provision of the Constitution of Michigan? And it also involves the Constitution of the United States when you're talking Chapter 9 bankruptcy, and I thought it best to leave to a judge, the judicial branch, to make a determination of a legal question. When you signed the authorization letter, were you concerned about how the pension issue would ultimately get resolved through the Chapter 9 process? It involved citizens of the State of Michigan, so yes. Did you have any involvement in the selection of Kevyn Orr as emergency manager or emergency financial manager for Detroit? Yes. When did the emergency manager or the emergency financial manager process that resulted in Kevyn
2 A. 3 Q. 4 5 6 7 8 A. 9 10 Q. 11 12 13 A. 14 15 Q. 16 17 A. 18 19 20	Chapter 9? Yes. Is it your understanding as we sit here today that one of the challenges to Detroit's Chapter 9 bankruptcy filing is that it was filed without imposing as a condition a prohibition against modifying the existing pension benefits? Yes. I understand that's one of the elements of objections. Is it your understanding that Article 9 Section 24 of the Michigan Constitution prohibits tampering with the vested pension benefits? That's not my understanding of what the Constitution says. It does not literally say that. What's your understanding of what the Constitution says with regard to vested pension benefits? It talks about accrued financial benefits from the State or a political subdivision being treated as contractual obligations, and in that context they shouldn't be impaired or diminished, which is	2 Q. 3 4 A. 5 6 7 8 Q. 9 10 11 12 A. 13 14 Q. 15 16 17 A. 18 Q. 19 20	the United States. Isn't this a provision of the Constitution of Michigan? And it also involves the Constitution of the United States when you're talking Chapter 9 bankruptcy, and I thought it best to leave to a judge, the judicial branch, to make a determination of a legal question. When you signed the authorization letter, were you concerned about how the pension issue would ultimately get resolved through the Chapter 9 process? It involved citizens of the State of Michigan, so yes. Did you have any involvement in the selection of Kevyn Orr as emergency manager or emergency financial manager for Detroit? Yes. When did the emergency manager or the emergency financial manager process that resulted in Kevyn Orr's selection begin?
2 A. 3 Q. 4 5 6 7 8 A. 9 10 Q. 11 12 13 A. 14 15 Q. 16 17 A. 18 19 20 21	Chapter 9? Yes. Is it your understanding as we sit here today that one of the challenges to Detroit's Chapter 9 bankruptcy filing is that it was filed without imposing as a condition a prohibition against modifying the existing pension benefits? Yes. I understand that's one of the elements of objections. Is it your understanding that Article 9 Section 24 of the Michigan Constitution prohibits tampering with the vested pension benefits? That's not my understanding of what the Constitution says. It does not literally say that. What's your understanding of what the Constitution says with regard to vested pension benefits? It talks about accrued financial benefits from the State or a political subdivision being treated as contractual obligations, and in that context they shouldn't be impaired or diminished, which is different than what you stated.	2 Q. 3 4 A. 5 6 7 8 Q. 9 10 11 12 A. 13 14 Q. 15 16 17 A. 18 Q. 19 20 21 A.	the United States. Isn't this a provision of the Constitution of Michigan? And it also involves the Constitution of the United States when you're talking Chapter 9 bankruptcy, and I thought it best to leave to a judge, the judicial branch, to make a determination of a legal question. When you signed the authorization letter, were you concerned about how the pension issue would ultimately get resolved through the Chapter 9 process? It involved citizens of the State of Michigan, so yes. Did you have any involvement in the selection of Kevyn Orr as emergency manager or emergency financial manager for Detroit? Yes. When did the emergency manager or the emergency financial manager process that resulted in Kevyn Orr's selection begin? You can argue that began sometime back in 2011. It
2 A. 3 Q. 4 5 6 7 8 A. 9 10 Q. 11 12 13 A. 14 15 Q. 16 17 A. 18 19 20	Chapter 9? Yes. Is it your understanding as we sit here today that one of the challenges to Detroit's Chapter 9 bankruptcy filing is that it was filed without imposing as a condition a prohibition against modifying the existing pension benefits? Yes. I understand that's one of the elements of objections. Is it your understanding that Article 9 Section 24 of the Michigan Constitution prohibits tampering with the vested pension benefits? That's not my understanding of what the Constitution says. It does not literally say that. What's your understanding of what the Constitution says with regard to vested pension benefits? It talks about accrued financial benefits from the State or a political subdivision being treated as contractual obligations, and in that context they shouldn't be impaired or diminished, which is different than what you stated. Did you include using your definition, did you	2 Q. 3 4 A. 5 6 7 8 Q. 9 10 11 12 A. 13 14 Q. 15 16 17 A. 18 Q. 19 20	the United States. Isn't this a provision of the Constitution of Michigan? And it also involves the Constitution of the United States when you're talking Chapter 9 bankruptcy, and I thought it best to leave to a judge, the judicial branch, to make a determination of a legal question. When you signed the authorization letter, were you concerned about how the pension issue would ultimately get resolved through the Chapter 9 process? It involved citizens of the State of Michigan, so yes. Did you have any involvement in the selection of Kevyn Orr as emergency manager or emergency financial manager for Detroit? Yes. When did the emergency manager or the emergency financial manager process that resulted in Kevyn Orr's selection begin? You can argue that began sometime back in 2011. It was a continuation of a process that goes back to a
2 A. 3 Q. 4 5 6 7 8 A. 9 10 Q. 11 12 13 A. 14 15 Q. 16 17 A. 18 19 20 21	Chapter 9? Yes. Is it your understanding as we sit here today that one of the challenges to Detroit's Chapter 9 bankruptcy filing is that it was filed without imposing as a condition a prohibition against modifying the existing pension benefits? Yes. I understand that's one of the elements of objections. Is it your understanding that Article 9 Section 24 of the Michigan Constitution prohibits tampering with the vested pension benefits? That's not my understanding of what the Constitution says. It does not literally say that. What's your understanding of what the Constitution says with regard to vested pension benefits? It talks about accrued financial benefits from the State or a political subdivision being treated as contractual obligations, and in that context they shouldn't be impaired or diminished, which is different than what you stated. Did you include using your definition, did you include that limitation in let me ask this	2 Q. 3 4 A. 5 6 7 8 Q. 9 10 11 12 A. 13 14 Q. 15 16 17 A. 18 Q. 19 20 21 A.	the United States. Isn't this a provision of the Constitution of Michigan? And it also involves the Constitution of the United States when you're talking Chapter 9 bankruptcy, and I thought it best to leave to a judge, the judicial branch, to make a determination of a legal question. When you signed the authorization letter, were you concerned about how the pension issue would ultimately get resolved through the Chapter 9 process? It involved citizens of the State of Michigan, so yes. Did you have any involvement in the selection of Kevyn Orr as emergency manager or emergency financial manager for Detroit? Yes. When did the emergency manager or the emergency financial manager process that resulted in Kevyn Orr's selection begin? You can argue that began sometime back in 2011. It was a continuation of a process that goes back to a preliminary review that started in 2011, that went
2 A. 3 Q. 4 5 6 7 8 A. 9 10 Q. 11 12 13 A. 14 15 Q. 16 17 A. 18 19 20 21 22 Q.	Chapter 9? Yes. Is it your understanding as we sit here today that one of the challenges to Detroit's Chapter 9 bankruptcy filing is that it was filed without imposing as a condition a prohibition against modifying the existing pension benefits? Yes. I understand that's one of the elements of objections. Is it your understanding that Article 9 Section 24 of the Michigan Constitution prohibits tampering with the vested pension benefits? That's not my understanding of what the Constitution says. It does not literally say that. What's your understanding of what the Constitution says with regard to vested pension benefits? It talks about accrued financial benefits from the State or a political subdivision being treated as contractual obligations, and in that context they shouldn't be impaired or diminished, which is different than what you stated. Did you include using your definition, did you include that limitation in let me ask this differently.	2 Q. 3 4 A. 5 6 7 8 Q. 9 10 11 12 A. 13 14 Q. 15 16 17 A. 18 Q. 19 20 21 A. 22	the United States. Isn't this a provision of the Constitution of Michigan? And it also involves the Constitution of the United States when you're talking Chapter 9 bankruptcy, and I thought it best to leave to a judge, the judicial branch, to make a determination of a legal question. When you signed the authorization letter, were you concerned about how the pension issue would ultimately get resolved through the Chapter 9 process? It involved citizens of the State of Michigan, so yes. Did you have any involvement in the selection of Kevyn Orr as emergency manager or emergency financial manager for Detroit? Yes. When did the emergency manager or the emergency financial manager process that resulted in Kevyn Orr's selection begin? You can argue that began sometime back in 2011. It was a continuation of a process that goes back to a preliminary review that started in 2011, that went to a review team in 2012, that resulted in a consent
2 A. 3 Q. 4 5 6 7 8 A. 9 10 Q. 11 12 13 A. 14 15 Q. 16 17 A. 18 19 20 21 22 Q. 23	Chapter 9? Yes. Is it your understanding as we sit here today that one of the challenges to Detroit's Chapter 9 bankruptcy filing is that it was filed without imposing as a condition a prohibition against modifying the existing pension benefits? Yes. I understand that's one of the elements of objections. Is it your understanding that Article 9 Section 24 of the Michigan Constitution prohibits tampering with the vested pension benefits? That's not my understanding of what the Constitution says. It does not literally say that. What's your understanding of what the Constitution says with regard to vested pension benefits? It talks about accrued financial benefits from the State or a political subdivision being treated as contractual obligations, and in that context they shouldn't be impaired or diminished, which is different than what you stated. Did you include using your definition, did you include that limitation in let me ask this	2 Q. 3 4 A. 5 6 7 8 Q. 9 10 11 12 A. 13 14 Q. 15 16 17 A. 18 Q. 19 20 21 A. 22 23	the United States. Isn't this a provision of the Constitution of Michigan? And it also involves the Constitution of the United States when you're talking Chapter 9 bankruptcy, and I thought it best to leave to a judge, the judicial branch, to make a determination of a legal question. When you signed the authorization letter, were you concerned about how the pension issue would ultimately get resolved through the Chapter 9 process? It involved citizens of the State of Michigan, so yes. Did you have any involvement in the selection of Kevyn Orr as emergency manager or emergency financial manager for Detroit? Yes. When did the emergency manager or the emergency financial manager process that resulted in Kevyn Orr's selection begin? You can argue that began sometime back in 2011. It was a continuation of a process that goes back to a preliminary review that started in 2011, that went

October 9, 2013 Page 33 Page 35 1 that year. 1 O. Were you looking at residency? 2 When it was clear the consent agreement A. Not necessarily residency but familiarity with 2 wasn't working, there was a subsequent review Detroit. 3 3 4 started in December of late 2012. The review team 4 Q. Did you take into account political affiliations? A. came up with a determination that there's a 5 5 No. financial emergency without a sufficient plan. I 6 O. Race? 6 7 agreed with that conclusion. There was then a 7 A. Again, that would be a factor that could be of some hearing and a review process of that. That was 8 consideration. 8 9 appropriately done. 9 Q. Did you take into account any history of political party ties, political involvement or political I reaffirmed my review after receiving a 10 10 report that concluded the same measure, that there appointments? 11 11 12 was a financial emergency without a sufficient plan. 12 A. What I would say, those would be viewed as And given that circumstance, then we had a need for negatives. 13 13 Did you take into account any municipal 14 an emergency manager. 14 Q. 15 Q. Okay. So the last step in that process, was that 15 redevelopment background? the point at which you were interviewing candidates 16 A. In terms of restructuring or having municipal 16 that resulted in the selection of Kevyn Orr? experience, that would be a positive. 17 17 We started some -- the interview process prior to 18 O. Would that also include municipal budgeting or 18 that to be prepared as a contingency in case that financial planning? 19 19 was the outcome of the review and the hearing It could. 20 20 A. Did you take into account any land use or zoning 21 process. 21 Q. Were you involved personally in that selection experience? 22 22 process? 23 A. We didn't get to that degree of specificity, as I Yes. recall. 24 A. 24 25 Q. Who else was involved with you? 25 Q. Were there in-person interviews in connection with Page 34 Page 36 Rich Baird and several other people from the staff. the selection process that resulted in the selection 1 A. 1 The Mayor of Detroit was involved in the process. of Kevyn Orr? 2 2 3 Q. Mayor Bing was involved? 3 A. Yes. 4 A. Yes. 4 Q. Who ran that process for you? 5 O. Was Mr. Dillon involved? Rich Baird. 5 A. 6 A. Yes. 6 0. And were you personally involved in the in-person Was your chief of staff involved? interviews? 7 Q. 7 8 A. Yes. 8 A. Some. 9 O. Did you rely on any outside consultants, bankruptcy 9 Q. Did you personally interview Kevyn Orr? attorneys, financial advisors in making this 10 A. 10 decision also? 11 O. Where did that interview take place? 11 I didn't personally during that process. 12 A. I met with him more than once. I believe -- I don't 12 A. 13 Q. Did you establish a list of criteria or recall specifically which location. 13 qualifications that you were looking for that you'd 14 O. Was there a list or a slate of candidates that you 14 personally interviewed for the emergency manager 15 think favorably upon in making the selection as to 15 who should be the emergency manager for Detroit? position? 16 16 There was criteria we discussed to go through this I interviewed more than one candidate in person. 17 A. 17 A. How many candidates did you interview in person? process. 18 O. 18 Did that criteria include familiarity with 19 O. 19 A. I recall two for sure.

Were there more than two? 20 bankruptcy? 20 O. It wasn't necessarily required. It could be viewed 21 A. Not that I recall. 21 A. Was Kevyn Orr a candidate before Jones Day was 22 as a positive and not in the context of bankruptcy 22 O. 23 but bankruptcy and restructuring experience. 23 interviewed as counsel for Detroit? 24 Q. Did you view as a positive ties to Detroit? I don't believe so. 24 A. Yes. 25 A. 25 Q. Was he asked to be -- to consider the emergency

Page 37

- 1 manager position during the Jones Day interview?
- 2 A. I wasn't part of the Jones Day interview process.
- No. My question, was it your understanding that he 3
- 4 was asked to consider the emergency manager position
- during the Jones Day interview? 5
- Again, I couldn't speak to a process that I wasn't a 6 A. 7 participant in.
- Do you know if he was offered by Jones Day as a 8 Q. 9 candidate?
- He was not offered by Jones Day as a candidate. We 10 A. asked permission if we could talk to Kevyn Orr. 11
- 12 Q. Why in your mind was he better than the other candidates you were considering? 13
- That was an extensive process. What I would say is 14 A. 15 a number of candidates sort of withdrew their interest in participation also during this process. 16

But I think Kevyn Orr had very strong criteria and a very strong background in terms of he had ties to Michigan and Detroit both in terms of family and school, he had extensive experience in restructuring and bankruptcy, and he had very fine communication skills.

- 23 O. Isn't it true that Kevyn Orr also expressed a
- hesitancy about accepting a position as emergency 24
- 25 manager?

17

18

19

20

21 22 1 His experience with Chrysler I thought was

- 2 very helpful in terms of dealerships, of
- 3 understanding how to turn around a situation and see
- 4 it be successful.
- 5 Q. When did you make the final decision on Kevyn Orr?
- 6 A. I didn't make the final decision. I recommended
- 7 someone. The decision was made by the Emergency 8 Loan Board.
- Q. Did anybody else recommend Kevyn Orr to the 9 Emergency Loan Board? 10
- 11 A. Well, I think some of the other people as part of
- the interview process probably did, but I think I 12
- was the one really making the recommendation. 13
- 14 O. Were you involved in the decision to retain Jones 15 Day as restructuring attorneys to the City?
- 16 A. That was a decision by the City of Detroit.
- Try again. Were you involved in the decision to 17 0. 18 retain Jones Day as restructuring attorneys for the
- City? 19
- No. 20 A.

23

- 21 Q. Was Mr. Baird, Mr. Dillon or any other State
- official involved in the interview process or the 22
 - decision-making process with regard to the retention
- of Jones Day by the City of Detroit? 24
- 25 A. I don't know.

Page 38

Page 40

- That would be speculative. 1 A.
- Did he ever express to you a concern that he was 2 Q.
- perhaps uncertain about accepting the position of 3
- emergency manager if it was offered to him? 4
- A. I would say -- I wouldn't -- I can't speak for 5
- 6 Kevyn. I think this is one of the most challenging
- 7 positions, to be emergency manager, in the United
- States, and I think that most people would have some 8
- 9 degree of concern about taking this position.
- 10 Q. While he was grappling with that decision, did you
- personally reach out to him and have any 11
- conversations with him with regard to why you wanted 12
- him to take the position? 13
- 14 A. I had several discussions with Kevyn about the
- challenges of this position. And, to be open, I 15
- made quite clear to him that I viewed this as one of 16
 - the most challenging positions in our country.
- Did you indicate to him that you thought it was 18 O.
- important that he accept because of his bankruptcy 19
- 20 experience?

17

- In terms of emphasizing his bankruptcy experience as 21 A.
- a reason to do this, no. I viewed it as his overall 22
- 23 experience in terms of being a person dealing with
- turnarounds, restructuring and bankruptcy was very 24
- relevant to this situation. 25

- From June 2012 through the present, does Jones Day 1 O.
- provide any services or is it retained or an 2 approved attorney for the State? 3
- 4 A. I don't know. My understanding is Jones Day's
- relationship is with the City of Detroit. 5
- 6 0. Did you ever consider disqualifying either Jones Day
- 7 or Kevyn Orr because Kevyn Orr was a partner at
- Jones Day? 8
- 9 A. They were separate processes. That the City of
- 10 Detroit was making a determination to retain Jones
- Day, and they were making that through their own 11
- decision-making processes. 12

We were looking for candidates for 13

- emergency manager, and we specifically asked 14 permission if we could contact Kevyn Orr and have 15
- that discussion. So I viewed them as separate 16 17
 - discussions.
- 18 O. Did you ever consider that the close relationship
- 19 between Kevyn Orr and Jones Day created a conflict 20 or appearance of conflict?
- 21 A. Kevyn Orr, part of the requirement was is he
 - resigned as a partner and severed his ties with the
- 23 firm as part of becoming emergency manager to avoid
- any conflict of interest. 24
- 25 O. Well, were you concerned that he might be

Page 41

3

- 1 deferential to his partners or recent former
- 2 partners at Jones Day?
- No. Because, in fact, the City of Detroit made the A. 3
- 4 determination to hire Jones Day, and they went
- through with that process, and that was a separate 5
- independent process that I believe actually occurred 6
- 7 prior to Kevyn Orr joining the City of Detroit as
- emergency manager. 8
- Did you consider whether it would be difficult for 9
- Mr. Orr to favor the interests of the City over the 10
- 11 interests of Jones Day?
- 12 A. I don't understand your question because I don't
- understand why Jones Day would be in conflict with 13
- the City of Detroit. They're representing the City 14
- 15 of Detroit.
- 16 Q. And aren't they being compensated by the City of 17
- 18 A. They are being compensated by the City of Detroit.
- Isn't there less of an appearance of conflict if it Q. 19
- had been a different law firm that had been retained 20
- by the City of Detroit than Kevyn Orr's prior firm? 21
- 22 And that's why it was important that he resigned and 23 severed all ties.
- 24 Q. During the discussions that you had with Kevyn Orr 25 prior to the time that he was appointed as emergency

- 1 emergency manager or at any time during the period
- 2 of time that he was appointed as emergency manager
 - on July 18th with regard to outsourcing?
- 4 A. I don't recall with respect to the interview
- process, and there has been discussions about 5
- 6 looking at providers of services in both internal
- 7 and external services for the City of Detroit since 8
 - that date.
- 9 Q. For that same period of time, during the interview
- process and up to and including July 18th or 19th, 10 did you have any conversation with Kevyn Orr with 11
- regard to selling or monetizing assets such as the 12
- art. Belle Isle and water and sewer and other assets 13
- of Detroit? 14
- 15 A. Those discussions would have been subject to
- 16 attorney-client privilege.
- 17 O. Is it your understanding that the sale of assets are 18 one of the things that are under consideration in
- connection with the restructuring plan that Kevyn 19 20
 - Orr proposed during June of 2013?
- 21 A. I don't recall that portion of the proposal.
- 22 O. What's your view on monetizing these assets as part
- 23 of a restructuring plan including the art, Belle
- Isle and water and sewer and some of the other 24
- 25 assets of Detroit?

Page 42

Page 44

- manager or after he was appointed as emergency 1
- 2 manager but before July 18th, did you ever discuss 3 with Kevyn Orr outsourcing for the City of Detroit?
- 4 A. Could you explain what you mean by outsourcing?
- As part of the business plan for the City of 5
- 6 Detroit, the City of Detroit is looking at --
- 7 potentially looking at outsourcing some of the
- services that are currently performed by City 8
- 9 employees; is that correct?
- A. 10 They're looking at the most efficient ways to deliver services to the citizens of Detroit.
- 11 12 Q. Is that yes?
- 13 A. That would include that. In terms of looking at
- other alternatives, some of those were outlined, in 14
- fact, during the consent agreement in terms of 15
- looking at opportunities such as having the Detroit 16
- Economic Growth Corporation handle the planning and 17
- zoning activities of the City of Detroit, and that 18
- 19 was done in the context of the Mayor and the City
- 20 Council approving that consent agreement.
- 21 Q. I'm going to try again.
- Did you have any conversations with Kevyn 22 23 Orr prior to the time that he was appoint -- prior
- to the time that he was -- during the interview 24 25 process, prior to the time that he was appointed as

- Again, that's a hypothetical discussion because it 1 A.
- would really come down to what's presented in the 2
- 3 plan of adjustment within the context of the
- 4 bankruptcy court, and it hasn't been done at this point. 5
- 6 O. Well, I'm asking your view of whether or not those
- 7 items should be on the table in connection with the
- structuring of that plan? 8
- 9 A. I view those as primarily Kevyn Orr's decisions
- 10 because he's the emergency manager for the City of 11
- 12 O. During the interview process, prior to Kevyn Orr's
- 13 selection but during the period of time you were
- talking to him, did you ever express a view that 14
- vested pension benefits should not be modified by 15 16 the emergency manager for the City of Detroit?
- 17 A. I don't recall.
- Did you have discussions prior to the time that 18 O.
- Kevyn Orr was selected with regard to your views 19
- 20 about whether or not vested pension benefits should
- 21 be modified?
- I think that's just what -- what's different than 22 A.
- 23 the prior question?
- 24 Q. Are you saying you don't recall?
- 25 A. I don't recall.

Page 48

Page 45

1 A.

2

3

4

5

13

18

- After the time that Kevyn Orr was engaged but before
- 2 July 18th, did you have any conversations with Kevyn
- 3 Orr with regard to your views on whether vested
- 4 pension benefits should be modified or not modified
- as part of a restructuring for Detroit? 5
- A. Those would have been subject to attorney-client 6 7 privilege.
- Q. As we sit here today, what is your view of whether 8
- vested pension benefits should be modified or not 9
- modified as a result of a restructuring or plan of 10 adjustment for Detroit? 11
- 12 A. I view that that's part of the bankruptcy process.
- Those are not my decisions to make. There's a plan 13
- of adjustment that will be presented by the City, 14
- 15 assuming Chapter 9 goes forward, and that would be
- adjudicated by Judge Rhodes. 16
- O. So is it your testimony today that you do not have a 17
- with respect to deciding that the plan would be 20
- 21
- 23 would be speculative.

- 6
- O. At any time during the interview process for Kevyn

be consentual to arrive at a conclusion.

The proposal was an effort to go talk to creditors.

document to say here's a beginning point to have

mutual negotiations over issues. That would have to

It wasn't a plan of adjustment. It was simply a

- 7 Orr did you discuss with Kevyn Orr the potential for 8
- federal assistance in order to assist Detroit with
- 9 its restructuring efforts?
- 10 A. I don't recall.
- 11 O. Do you believe it would be appropriate to seek
- federal assistance to assist Detroit with its 12
 - restructuring efforts?
- 14 A. I'm publicly on the record saying that I didn't
- 15 believe it would be appropriate to go ask the
- federal government for a bailout with respect to the 16
- debts of the City of Detroit; that I thought it 17
 - would be appropriate to say are there normal
- assistance procedures available to help improve 19
- services to citizens. 20
- Have you assisted Kevyn Orr in going after federal 21 O.
- 22 assistance in the places where you've identified it
- 23 as appropriate?
- 24 A. I have been part of that process, not only with
- 25 Kevyn Orr but with Mayor Bing.

Page 46

Specifically, how have you been part of that

process? 2

1 O.

- з А. Well, in fact, we just had a press conference where
- 4 several cabinet members came to Detroit along with
- Gene Sperling from the Whitehouse and they announced 5
- 6 a package of federal programs. I was present
- 7 through that process.
- 8 O. Was Mayor Bing present through that process as well?
- 9 A. Yes.
- 10 O. And Kevyn Orr?
- 11 A.

13

22

- 12 O. Do you believe there should be state assistance with
 - regard to the restructuring plan for Detroit?
- 14 A. We have been providing assistance with improved
- services to the citizens. 15
- Give some examples of some of that assistance. 16 O.
- 17 A. Sure. We've been active on the blight front in
- terms of dealing with removing structures. We've 18
- put significant resources towards that. 19

Another one is we did the new Detroit 20

Detention Center. The Department of Corrections did 21

- that in partnership with the Detroit Police
- 23 Department.
- 24 Q. Have you looked at any avenues to use state assistance to deal with the pension underfunding
- 25

- 18 view?
- 19 A. I would -- I'm not a decisionmaker in that process
- adopted or not, and there has not been a plan even
- 22 presented at this point in time, so anything else
- 24 Q. I'm asking you your view as to whether as part of 25 that process vested pension benefits should be

- modified or should not be modified? 1
- A. Again, I view those as primarily legal questions. 2 3 Q. Did you review the June 14 proposal made by Kevyn
- Orr before the June 14 meeting with the creditors of 4
- Detroit? 5
- A. I'd seen drafts.
- 7 Q. Did you approve it?
- A. It wasn't mine to approve or not approve. That was 8
- 9 a decision of Kevyn Orr and the City of Detroit.
- 10 Q. Did you express a view about it before it was presented? 11
- 12 A. I don't recall. Not any significant discussions, in my view. 13
- 14 Q. Did you tell them not to present any aspect of it?
- 15 A. I don't recall.
- O. Did you participate at all in the development of the 16 17 proposal?
- 18 A. Those discussions would have been subject to
- 19 attorney-client privilege in terms of any meetings. 20 Q. I'm not asking what was said. I'm asking if you
- participated in the development of the proposal. 21
- Again, I saw early drafts. I don't -- I wouldn't 22 A. 23 describe that as developing the proposal.
- 24 Q. Is it your understanding that the proposal complies
- 25 with the Michigan Constitution?

					October 9, 2013
		Page 49			Page 51
1		issue?	1	MS.	LEVINE: Thank you, Governor.
	A.	Not at this point in time.	2		WITNESS: Thank you.
3	Q.	During the interview process with Kevyn Orr, did you	3		EO TECHNICIAN: Take a break, switch?
4	₹.	discuss the potential for a Chapter 9 filing?	4		cord 9:31 a.m.
	A.	In terms of those discussions, what I would say is	5		rief recess was taken.)
6		as a last resort we had to be aware that Chapter 9	6	(,
7		might be the only available option.	7	(Depos	sition Exhibit 1 was marked.)
8	Q.	Did you discuss with Kevyn Orr whether vested	8	(1	,
9		pension benefits could be reduced or modified in	9	VID	EO TECHNICIAN: Go back on the record at
10		Chapter 9?	10	9:40 a.m.	
11	A.	I don't recall.	11		EXAMINATION
12	Q.	Do you recall any discussions with Kevyn Orr during	12	BY MR. DeC	HIARA:
13		the interview process with regard to vested pension	13	. Good morn	ing, Governor. My name is Peter DeChiara.
14		benefits?	14		orney with the law firm of Cohen, Weiss
15	A.	I don't recall.	15	and Simon	LLP. We represent the United Auto Workers
16	Q.	During the period of time that you were interviewing	16		nal Union in this proceeding.
17		Kevyn Orr for emergency manager, did you have any	17		ke to show you a document that I've
18		discussions with Mayor Bing with regard to your	18	asked the	court reporter to mark as Exhibit Number
19		proposed selection of Kevyn Orr?	19		ll identify it for the record. It's a
	A.	Yes.	20		2013 letter that was from Emergency
	Q.	What was discussed?	21	_	Kevyn Orr to you and to Treasurer Andrew
22	A.	In terms of working relationships and did Mayor Bing	22	Dillon.	
23		think Kevyn Orr could be a good candidate to be	23		re familiar with this letter; are you
24		emergency manager.	24	not?	
25	Q.	And what did Mayor Bing say to you?	25	Yes.	
		D 50			D 50
		Page 50			Page 52
1	A.	I didn't speak to him specifically after that, but I	1		u to turn to the second page of the
1 2	A.	I didn't speak to him specifically after that, but I helped talk to him during that process. My	1 2	letter and	u to turn to the second page of the in particular the bottom of the letter.
		I didn't speak to him specifically after that, but I helped talk to him during that process. My understanding was is he was supportive of Kevyn Orr.		letter and in the third l	u to turn to the second page of the in particular the bottom of the letter. line from the bottom in the middle of the
2		I didn't speak to him specifically after that, but I helped talk to him during that process. My understanding was is he was supportive of Kevyn Orr. Were you personally involved in those discussions or	2 3 4	letter and in The third line there's	u to turn to the second page of the in particular the bottom of the letter. line from the bottom in the middle of the s a sentence that I'll read out loud. It
2 3 4 5	Q.	I didn't speak to him specifically after that, but I helped talk to him during that process. My understanding was is he was supportive of Kevyn Orr. Were you personally involved in those discussions or was it somebody on your behalf?	2 3 4 5	letter and in The third I line there's says "The	u to turn to the second page of the in particular the bottom of the letter. In the from the bottom in the middle of the s a sentence that I'll read out loud. It City has over \$18 billion in accrued
2 3 4 5 6		I didn't speak to him specifically after that, but I helped talk to him during that process. My understanding was is he was supportive of Kevyn Orr. Were you personally involved in those discussions or was it somebody on your behalf? In terms of I had spoken to Mayor Bing about Kevyn	2 3 4 5 6	letter and in The third I line there's says "The obligation	u to turn to the second page of the in particular the bottom of the letter. line from the bottom in the middle of the is a sentence that I'll read out loud. It City has over \$18 billion in accrued s, including: (a) 3.5 billion in
2 3 4 5 6 7	Q.	I didn't speak to him specifically after that, but I helped talk to him during that process. My understanding was is he was supportive of Kevyn Orr. Were you personally involved in those discussions or was it somebody on your behalf? In terms of I had spoken to Mayor Bing about Kevyn Orr being part of the process and some of the	2 3 4 5 6 7	letter and in The third I line there's says "The obligation underfund	u to turn to the second page of the in particular the bottom of the letter. line from the bottom in the middle of the s a sentence that I'll read out loud. It City has over \$18 billion in accrued s, including: (a) 3.5 billion in ing pension liabilities based on the most
2 3 4 5 6 7 8	Q.	I didn't speak to him specifically after that, but I helped talk to him during that process. My understanding was is he was supportive of Kevyn Orr. Were you personally involved in those discussions or was it somebody on your behalf? In terms of I had spoken to Mayor Bing about Kevyn Orr being part of the process and some of the feedback that he had early in the process, but by	2 3 4 5 6 7 8	letter and in The third I line there's says "The obligation underfund recent actu	u to turn to the second page of the in particular the bottom of the letter. line from the bottom in the middle of the s a sentence that I'll read out loud. It City has over \$18 billion in accrued s, including: (a) 3.5 billion in ing pension liabilities based on the most parial analysis;"
2 3 4 5 6 7 8 9	Q.	I didn't speak to him specifically after that, but I helped talk to him during that process. My understanding was is he was supportive of Kevyn Orr. Were you personally involved in those discussions or was it somebody on your behalf? In terms of I had spoken to Mayor Bing about Kevyn Orr being part of the process and some of the feedback that he had early in the process, but by the end of the process there were other people also	2 3 4 5 6 7 8 9	letter and in The third I line there's says "The obligation underfund recent actu	u to turn to the second page of the in particular the bottom of the letter. line from the bottom in the middle of the s a sentence that I'll read out loud. It City has over \$18 billion in accrued s, including: (a) 3.5 billion in ing pension liabilities based on the most parial analysis;"
2 3 4 5 6 7 8 9	Q. A.	I didn't speak to him specifically after that, but I helped talk to him during that process. My understanding was is he was supportive of Kevyn Orr. Were you personally involved in those discussions or was it somebody on your behalf? In terms of I had spoken to Mayor Bing about Kevyn Orr being part of the process and some of the feedback that he had early in the process, but by the end of the process there were other people also participating in that such as Rich Baird.	2 3 4 5 6 7 8 9	letter and in The third I line there's says "The obligations underfund recent actual" I'll fi goes on, as	u to turn to the second page of the in particular the bottom of the letter. The from the bottom in the middle of the s a sentence that I'll read out loud. It City has over \$18 billion in accrued s, including: (a) 3.5 billion in ing pension liabilities based on the most parial analysis;" nish the quote there. The sentence and you can feel free to read the rest of
2 3 4 5 6 7 8 9 10	Q. A. Q.	I didn't speak to him specifically after that, but I helped talk to him during that process. My understanding was is he was supportive of Kevyn Orr. Were you personally involved in those discussions or was it somebody on your behalf? In terms of I had spoken to Mayor Bing about Kevyn Orr being part of the process and some of the feedback that he had early in the process, but by the end of the process there were other people also participating in that such as Rich Baird. Did you meet with Mayor Bing personally?	2 3 4 5 6 7 8 9 10	letter and in The third I line there's says "The obligations underfund recent actured I'll fingoes on, as the sentence."	u to turn to the second page of the in particular the bottom of the letter. line from the bottom in the middle of the is a sentence that I'll read out loud. It City has over \$18 billion in accrued in s, including: (a) 3.5 billion in in ing pension liabilities based on the most parial analysis;" In the quote there. The sentence ind you can feel free to read the rest of its ce, but I just want to ask you about the
2 3 4 5 6 7 8 9 10 11 12	Q. A. Q. A.	I didn't speak to him specifically after that, but I helped talk to him during that process. My understanding was is he was supportive of Kevyn Orr. Were you personally involved in those discussions or was it somebody on your behalf? In terms of I had spoken to Mayor Bing about Kevyn Orr being part of the process and some of the feedback that he had early in the process, but by the end of the process there were other people also participating in that such as Rich Baird. Did you meet with Mayor Bing personally? I spoke to him on the phone, as I recall.	2 3 4 5 6 7 8 9 10 11 12	letter and in The third I line there's says "The obligations underfund recent actual I'll fingoes on, and the sentence portion that	u to turn to the second page of the in particular the bottom of the letter. line from the bottom in the middle of the is a sentence that I'll read out loud. It City has over \$18 billion in accrued in second in the most partial analysis;" In the quote there. The sentence in dyou can feel free to read the rest of its ce, but I just want to ask you about the int I quoted.
2 3 4 5 6 7 8 9 10 11 12	Q. A. Q.	I didn't speak to him specifically after that, but I helped talk to him during that process. My understanding was is he was supportive of Kevyn Orr. Were you personally involved in those discussions or was it somebody on your behalf? In terms of I had spoken to Mayor Bing about Kevyn Orr being part of the process and some of the feedback that he had early in the process, but by the end of the process there were other people also participating in that such as Rich Baird. Did you meet with Mayor Bing personally? I spoke to him on the phone, as I recall. Prior to the time that you selected Kevyn Orr, did	2 3 4 5 6 7 8 9 10 11 12 13	letter and in The third I line there's says "The obligation underfund recent actual" I'll fi goes on, at the sentence portion that Whe	u to turn to the second page of the in particular the bottom of the letter. Line from the bottom in the middle of the sa sentence that I'll read out loud. It City has over \$18 billion in accrued so, including: (a) 3.5 billion in ing pension liabilities based on the most narial analysis;" nish the quote there. The sentence and you can feel free to read the rest of cee, but I just want to ask you about the at I quoted. n you received this July 16th letter
2 3 4 5 6 7 8 9 10 11 12 13 14	Q. A. Q. A.	I didn't speak to him specifically after that, but I helped talk to him during that process. My understanding was is he was supportive of Kevyn Orr. Were you personally involved in those discussions or was it somebody on your behalf? In terms of I had spoken to Mayor Bing about Kevyn Orr being part of the process and some of the feedback that he had early in the process, but by the end of the process there were other people also participating in that such as Rich Baird. Did you meet with Mayor Bing personally? I spoke to him on the phone, as I recall. Prior to the time that you selected Kevyn Orr, did you meet with any of the unions for the City of	2 3 4 5 6 7 8 9 10 11 12 13	letter and in The third I line there's says "The obligations underfund recent actual I'll fingoes on, and the sentence portion that When from Mr. O	u to turn to the second page of the in particular the bottom of the letter. line from the bottom in the middle of the is a sentence that I'll read out loud. It City has over \$18 billion in accrued in second in the most partial analysis;" In the quote there. The sentence in dyou can feel free to read the rest of its ce, but I just want to ask you about the int I quoted.
2 3 4 5 6 7 8 9 10 11 12 13 14 15	Q. A. Q. A.	I didn't speak to him specifically after that, but I helped talk to him during that process. My understanding was is he was supportive of Kevyn Orr. Were you personally involved in those discussions or was it somebody on your behalf? In terms of I had spoken to Mayor Bing about Kevyn Orr being part of the process and some of the feedback that he had early in the process, but by the end of the process there were other people also participating in that such as Rich Baird. Did you meet with Mayor Bing personally? I spoke to him on the phone, as I recall. Prior to the time that you selected Kevyn Orr, did you meet with any of the unions for the City of Detroit to solicit their input with regard to the	2 3 4 5 6 7 8 9 10 11 12 13 14 15	letter and in The third I line there's says "The obligation underfund recent actual I'll fit goes on, at the sentence portion that Whe from Mr. O Yes.	u to turn to the second page of the in particular the bottom of the letter. The from the bottom in the middle of the is a sentence that I'll read out loud. It City has over \$18 billion in accrued in second in the most in a second in the most in the particular in the particular in the quote there. The sentence in the difference in the particular in the quote the second in the most in the quote the second in the most in the quote the second in the most in the particular in the
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Q. A. Q. A. Q.	I didn't speak to him specifically after that, but I helped talk to him during that process. My understanding was is he was supportive of Kevyn Orr. Were you personally involved in those discussions or was it somebody on your behalf? In terms of I had spoken to Mayor Bing about Kevyn Orr being part of the process and some of the feedback that he had early in the process, but by the end of the process there were other people also participating in that such as Rich Baird. Did you meet with Mayor Bing personally? I spoke to him on the phone, as I recall. Prior to the time that you selected Kevyn Orr, did you meet with any of the unions for the City of Detroit to solicit their input with regard to the selection of the emergency manager?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	letter and in The third I line there's says "The obligations underfund recent actual I'll fi goes on, as the sentence portion that When from Mr. O Yes.	u to turn to the second page of the in particular the bottom of the letter. Line from the bottom in the middle of the sa sentence that I'll read out loud. It City has over \$18 billion in accrued so, including: (a) 3.5 billion in ing pension liabilities based on the most narial analysis;" nish the quote there. The sentence and you can feel free to read the rest of cee, but I just want to ask you about the at I quoted. n you received this July 16th letter
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Q. A. Q. A. Q.	I didn't speak to him specifically after that, but I helped talk to him during that process. My understanding was is he was supportive of Kevyn Orr. Were you personally involved in those discussions or was it somebody on your behalf? In terms of I had spoken to Mayor Bing about Kevyn Orr being part of the process and some of the feedback that he had early in the process, but by the end of the process there were other people also participating in that such as Rich Baird. Did you meet with Mayor Bing personally? I spoke to him on the phone, as I recall. Prior to the time that you selected Kevyn Orr, did you meet with any of the unions for the City of Detroit to solicit their input with regard to the selection of the emergency manager? No.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	letter and in The third I line there's says "The obligation underfund recent actual" I'll fi goes on, at the sentence portion that When from Mr. O Yes. Okay. An quoted?	u to turn to the second page of the in particular the bottom of the letter. The from the bottom in the middle of the is a sentence that I'll read out loud. It City has over \$18 billion in accrued in second in the most in a second in the most in the particular in the particular in the quote there. The sentence in the difference in the particular in the quote the second in the most in the quote the second in the most in the quote the second in the most in the particular in the
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q. A. Q. A. Q.	I didn't speak to him specifically after that, but I helped talk to him during that process. My understanding was is he was supportive of Kevyn Orr. Were you personally involved in those discussions or was it somebody on your behalf? In terms of I had spoken to Mayor Bing about Kevyn Orr being part of the process and some of the feedback that he had early in the process, but by the end of the process there were other people also participating in that such as Rich Baird. Did you meet with Mayor Bing personally? I spoke to him on the phone, as I recall. Prior to the time that you selected Kevyn Orr, did you meet with any of the unions for the City of Detroit to solicit their input with regard to the selection of the emergency manager? No. Did you speak with any retiree groups?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	letter and in The third I line there's says "The obligation underfund recent actual I'll fi goes on, at the sentence portion that When from Mr. O Yes. Okay. An quoted? Yes.	u to turn to the second page of the in particular the bottom of the letter. Line from the bottom in the middle of the sa sentence that I'll read out loud. It City has over \$18 billion in accrued so, including: (a) 3.5 billion in ing pension liabilities based on the most harial analysis;" In the quote there. The sentence and you can feel free to read the rest of coe, but I just want to ask you about the lat I quoted. In you received this July 16th letter Corr, did you read it? In the did you read this line that I just
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	Q. A. Q. A. Q. A.	I didn't speak to him specifically after that, but I helped talk to him during that process. My understanding was is he was supportive of Kevyn Orr. Were you personally involved in those discussions or was it somebody on your behalf? In terms of I had spoken to Mayor Bing about Kevyn Orr being part of the process and some of the feedback that he had early in the process, but by the end of the process there were other people also participating in that such as Rich Baird. Did you meet with Mayor Bing personally? I spoke to him on the phone, as I recall. Prior to the time that you selected Kevyn Orr, did you meet with any of the unions for the City of Detroit to solicit their input with regard to the selection of the emergency manager? No. Did you speak with any retiree groups? No.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	letter and in The third I line there's says "The obligations underfund recent actual I'll fingoes on, as the sentence portion that When from Mr. On Yes. Okay. An quoted? Yes. And did yes.	u to turn to the second page of the in particular the bottom of the letter. Joine from the bottom in the middle of the sa sentence that I'll read out loud. It City has over \$18 billion in accrued so, including: (a) 3.5 billion in ing pension liabilities based on the most parial analysis;" In in the quote there. The sentence and you can feel free to read the rest of the ce, but I just want to ask you about the lat I quoted. In you received this July 16th letter Orr, did you read it? In did you read this line that I just you take it as true that the City had over
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	Q. A. Q. A. Q.	I didn't speak to him specifically after that, but I helped talk to him during that process. My understanding was is he was supportive of Kevyn Orr. Were you personally involved in those discussions or was it somebody on your behalf? In terms of I had spoken to Mayor Bing about Kevyn Orr being part of the process and some of the feedback that he had early in the process, but by the end of the process there were other people also participating in that such as Rich Baird. Did you meet with Mayor Bing personally? I spoke to him on the phone, as I recall. Prior to the time that you selected Kevyn Orr, did you meet with any of the unions for the City of Detroit to solicit their input with regard to the selection of the emergency manager? No. Did you speak with any retiree groups? No. Did you speak to any of the City's so-called	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	letter and in The third I line there's says "The obligations underfund recent actually I'll fit goes on, at the sentence portion that When from Mr. O. Yes. Okay. An quoted? Yes. And did you \$18 billion	u to turn to the second page of the in particular the bottom of the letter. Jine from the bottom in the middle of the is a sentence that I'll read out loud. It City has over \$18 billion in accrued is, including: (a) 3.5 billion in ing pension liabilities based on the most parial analysis;" mish the quote there. The sentence and you can feel free to read the rest of its ce, but I just want to ask you about the int I quoted. In you received this July 16th letter Orr, did you read it? It did you read this line that I just ou take it as true that the City had over in accrued obligations, including 3.5
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. A. Q. A. Q. A.	I didn't speak to him specifically after that, but I helped talk to him during that process. My understanding was is he was supportive of Kevyn Orr. Were you personally involved in those discussions or was it somebody on your behalf? In terms of I had spoken to Mayor Bing about Kevyn Orr being part of the process and some of the feedback that he had early in the process, but by the end of the process there were other people also participating in that such as Rich Baird. Did you meet with Mayor Bing personally? I spoke to him on the phone, as I recall. Prior to the time that you selected Kevyn Orr, did you meet with any of the unions for the City of Detroit to solicit their input with regard to the selection of the emergency manager? No. Did you speak with any retiree groups? No.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	letter and in The third I line there's says "The obligation underfund recent actually I'll fi goes on, at the sentence portion that When from Mr. O Yes. Okay. An quoted? Yes. And did you \$18 billion in the sentence of the sentence portion that when I'll fi goes on, at the sentence portion that the sentence portion that the sentence portion that the sentence por	u to turn to the second page of the in particular the bottom of the letter. line from the bottom in the middle of the is a sentence that I'll read out loud. It City has over \$18 billion in accrued in including: (a) 3.5 billion in in ing pension liabilities based on the most narial analysis;" mish the quote there. The sentence ind you can feel free to read the rest of it is it i
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. A. Q. A. Q. A.	I didn't speak to him specifically after that, but I helped talk to him during that process. My understanding was is he was supportive of Kevyn Orr. Were you personally involved in those discussions or was it somebody on your behalf? In terms of I had spoken to Mayor Bing about Kevyn Orr being part of the process and some of the feedback that he had early in the process, but by the end of the process there were other people also participating in that such as Rich Baird. Did you meet with Mayor Bing personally? I spoke to him on the phone, as I recall. Prior to the time that you selected Kevyn Orr, did you meet with any of the unions for the City of Detroit to solicit their input with regard to the selection of the emergency manager? No. Did you speak with any retiree groups? No. Did you speak to any of the City's so-called Wall Street creditors, bond holders, larger	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	letter and in The third I line there's says "The obligation underfund recent actured I'll fit goes on, at the sentence portion that when from Mr. O Yes. Okay. An quoted? Yes. And did you \$18 billion in the answer.	u to turn to the second page of the in particular the bottom of the letter. Line from the bottom in the middle of the is a sentence that I'll read out loud. It City has over \$18 billion in accrued in in accrued in ing pension liabilities based on the most parial analysis;" In the quote there. The sentence in the did I gust want to ask you about the int I gust want to ask you about the int I quoted. In you received this July 16th letter Did you read it? In the did you read it? In the City had over in accrued obligations, including 3.5 anderfunding pension liabilities? In the context of the sentence in accrued obligations, including 3.5 anderfunding pension liabilities?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. A. Q. A. Q. A. Q.	I didn't speak to him specifically after that, but I helped talk to him during that process. My understanding was is he was supportive of Kevyn Orr. Were you personally involved in those discussions or was it somebody on your behalf? In terms of I had spoken to Mayor Bing about Kevyn Orr being part of the process and some of the feedback that he had early in the process, but by the end of the process there were other people also participating in that such as Rich Baird. Did you meet with Mayor Bing personally? I spoke to him on the phone, as I recall. Prior to the time that you selected Kevyn Orr, did you meet with any of the unions for the City of Detroit to solicit their input with regard to the selection of the emergency manager? No. Did you speak with any retiree groups? No. Did you speak to any of the City's so-called Wall Street creditors, bond holders, larger creditors?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	letter and in The third I line there's says "The obligation underfund recent actually I'll fing goes on, at the sentence portion that when from Mr. On Yes. Okay. An quoted? Yes. And did you shall it is answer the most recent actually in the sentence portion that when I'll find the sentence portion that when I'll find the sentence portion that when I'll find the sentence portion in the	u to turn to the second page of the in particular the bottom of the letter. line from the bottom in the middle of the is a sentence that I'll read out loud. It City has over \$18 billion in accrued in including: (a) 3.5 billion in in ing pension liabilities based on the most narial analysis;" mish the quote there. The sentence ind you can feel free to read the rest of it is it i
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	Q. A. Q. A. Q. A. Q. A.	I didn't speak to him specifically after that, but I helped talk to him during that process. My understanding was is he was supportive of Kevyn Orr. Were you personally involved in those discussions or was it somebody on your behalf? In terms of I had spoken to Mayor Bing about Kevyn Orr being part of the process and some of the feedback that he had early in the process, but by the end of the process there were other people also participating in that such as Rich Baird. Did you meet with Mayor Bing personally? I spoke to him on the phone, as I recall. Prior to the time that you selected Kevyn Orr, did you meet with any of the unions for the City of Detroit to solicit their input with regard to the selection of the emergency manager? No. Did you speak with any retiree groups? No. Did you speak to any of the City's so-called Wall Street creditors, bond holders, larger creditors?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	letter and in The third I line there's says "The obligations underfund recent actured I'll fingoes on, at the sentence portion that when from Mr. On Yes. Okay. An quoted? Yes. And did yes. And did yes. \$18 billion in underfund the most recent actured?	u to turn to the second page of the in particular the bottom of the letter. Line from the bottom in the middle of the is a sentence that I'll read out loud. It City has over \$18 billion in accrued in spension liabilities based on the most parial analysis;" In the quote there. The sentence in dyou can feel free to read the rest of its ce, but I just want to ask you about the feet I quoted. In you received this July 16th letter in you received this July 16th letter in your read it? In did you read this line that I just in accrued obligations, including 3.5 anderfunding pension liabilities? In yes, but it was also in the context of ecent evaluation, to say that there was an

2

Page 53

- 1 O.
- statement as true? A. The overall number would be lower. In terms of 2
- з А. Yes. Uh-huh. 4 Q. Okay. Did you undertake any independent 4
- investigation or cause any independent investigation 5 5 to be undertaken to determine whether the statement
- 6 7 that I quoted was true?

1 Q. I'm sorry. Your answer is yes, you did take that

- I also looked back to prior review team reports 8 A.
- 9 which in many cases had very similar information.
- Q. Did -- were you aware that at the time this 10
- July 16th letter was written, the pension funds 11
- 12 themselves were disputing the statement that the
- amount of underfunding of the pension liabilities 13
- was 3.5 billion? Were you aware of that fact? 14
- 15 A. I was aware that people were disputing it in terms of both being higher or lower. 16
- Were you aware that the pension funds themselves 17 O.
- 18 were saying the number was lower?
- I don't recall that. 19 A.
- 20 O. Did Mr. Orr ever tell you that?
- 21 A. I don't recall.

6

7

- **22** Q. He might have told you that?
- 23 A. Again, I don't recall.
- Okay. Do you think it was important in your 24 Q.
- 25 determination as to whether to authorize Detroit to

- Am I correct, Your Honor? I mean Governor.
- context, though, one of the things I looked at was 3
- prior reports that showed the current -- the City of
- Detroit was paying \$.38 on the dollar towards
- 6 historic or legacy liabilities; that there were
- 7 projections to show that by 2017 that number would raise to \$.60 on the dollar. 8
- Q. Do you know whether -- at the time that you received 9 the July 16th letter from Mr. Orr, do you know 10
- 11 whether Mr. Orr or his staff at that time had
- 12 undertaken an analysis of the assets of the City of
- Detroit to see what assets could be monetized to 13
- address the City's financial problems? 14
- 15 A. There was -- it was clear that there was a need to
- do a survey of assets and valuation of the assets of 16
- the City whether those were to be monetized or not, 17
- 18 but there was a need to do an inventory of assets
- and value those assets. 19
- 20 Q. My question is at the time you received the
- July 16th letter, were you aware of whether Mr. Orr 21
- 22 or his staff had undertaken an analysis of the
- 23 assets of the City of Detroit to see which might be
- 24 monetized?
- 25 A. My understanding was a lot of that work still needed

Page 54

6

7

Page 56

- file for bankruptcy to know the correct amount of 1 the City's underfunded pension liabilities? Did you 2 think that was important? 3
- A. I think that was one element of a much larger 4 question. 5

As you pointed out in the sentence, the sentence talks about \$18 billion of liabilities.

- O. But my question, Governor, is did you think at the 8 9 time you made your decision about whether or not to authorize the Detroit bankruptcy filing that it was 10
- important to know the amount of the City's 11
- underfunded pension liabilities? 12
- 13 A. I would say it was important to know that there was an underfunded amount of an order of magnitude in 14 relationship to the \$18 billion. Again, people were 15 saying that number could be lower, it could be 16
- higher, so I didn't assume that was necessarily the 17 exact number. 18

19 But in the context of \$18 billion of 20 liabilities, there was clearly a problem that I concurred with the recommendation. 21

- 22 Q. Well, if the amount of the underfunded pension 23 liabilities had been lower, the overall accrued
- obligations would have been lower as well, correct? 24
- 25 A. One of the things I looked at --

to be done. 1

Q. Okay. Did you think when you received the 2 July 16th, 2013 letter that it would be important to 3 4 know whether the City had assets that could be monetized, and if so what those assets might be? 5

Did you think that was something important to know?

- 8 A. Can you repeat that again?
- 9 O. Sure. At the time you received the July 16th, 2013 10 letter from Mr. Orr, did you think at that time that
- it would be important to know whether the City had 11
- 12 assets that could be monetized? And when I say 13
- important, I mean important in the context of your 14 making your decision on whether to authorize the
- bankruptcy filing. 15
- 16 A. I didn't view the valuation of assets being nearly 17 as relevant as understanding what the liabilities were because the issue was were the liabilities so 18 19 large that there needed to be something done to address them. 20

Understanding that, again, we had a \$18 billion give or take kind of number that needed to be addressed and that it would take some time to understand what assets, what values they may have and what might be available.

21

22

23

24

Page 57 Page 59 Have you ever been involved in a business, Governor 1 A. Not that I recall. Snyder? 2 2 Q. Do you know whether a significant portion of 3 A. Yes. 3 Detroit's unfunded pension liability is allocable to 4 Q. Isn't it true to assess the financial picture of a 4 the City's Water and Sewer Department? business you need to know both the assets and the 5 A. I'm not aware of that relationship. 5 Okay. Is that something that you think would be liabilities of the business? 6 6 7 This is a different situation in terms --7 relevant to a determination about whether or not the A. Could you answer my question? City should pursue a bankruptcy? 8 O. 8 9 A. I haven't considered that as a question. 9 A. 10 O. The answer to my question is yes? Okay. Let me now refer you to page six of 10 Q. 11 A. Yes. 11 Exhibit 1, and at the bottom paragraph of the page there's a reference to the June 14th creditor 12 Q. Okay. At the time you received Mr. Orr's July 16th, 12 2013 letter, do you know whether Mr. Orr or his proposal. Do you see that? 13 13 staff had undertaken an analysis such that they knew 14 A. Yes. 14 15 with specificity the City's cash flow? 15 Q. Okay. And you were familiar with that proposal when you received this letter on July 16th? 16 A. There had -- there was extensive work done doing 16 cash flow analysis of the City. Some of that work Generally familiar. It's a 128-page document. 17 17 A. 18 was included in the proposal to creditors back in 18 O. Okay. June --19 19 20 Q. Okay. 20 (Deposition Exhibit 2 was marked.) A. -- in addition to reports that had been provided 21 21 under his obligation as emergency manager. 22 BY MR. DeCHIARA: 22 I'd like to mark as -- well, I've already marked as 23 O. But at the time that you received the July 16th, 23 2013 letter, do you know whether Mr. Orr or his Exhibit 2, and I'll ask you to identify what I'll 24 24 25 staff had done an analysis which allowed them to 25 identify for the record as a July 18th, 2013 letter Page 58 Page 60 know with specificity the extent of the City's cash from you to Mr. Orr and Mr. Dillon. 1 1 Is Exhibit 2 your response to what's been 2 flow? 2 marked as Exhibit 1? **3** A. I believe they had. 3 4 Q. Okay. Did you ever discuss that with Mr. Orr? 4 A. Yes. Α. That would be a matter of attorney-client privilege. 5 5 6 Well, whether it's a matter of attorney-client 6 (Deposition Exhibit 3 was marked.) 7 privilege is a legal question, and you have counsel 7 here who can object if she believes that a question BY MR. DeCHIARA: 8 8 Governor, I've had the court reporter mark as 9 infringes on the attorney-client privilege, so I 9 would ask you to answer the question. 10 Exhibit 3 a document which bears the title City of 10 MS. NELSON: You can answer yes or no. Detroit Proposal for Creditors, June 14th, 2013. 11 11 12 THE WITNESS: Yes. Let me represent to you that this document 12 BY MR. DeCHIARA: was attached to the Orr Declaration that was filed 13 13 14 O. Yes, you did have discussions? in the bankruptcy proceeding as the City's proposal 14 15 A. Yeah. for creditors. 15 And were those discussions -- were other people Let me -- did you see this document in any 16 16 present other than you and Mr. Orr in those prior form before it was made public on or about 17 17 discussions? June 14th, 2013? 18 18 19 A. 19 A. And do you plan -- were you shown drafts of the 20 O. Isn't it true you had one-on-one conversations with 20 O. Mr. Orr prior to the bankruptcy filing? document? 21 21 I'd seen a draft or so. I can't recall whether it 22 A. 22 A. 23 Q. Okay. In any of those one-on-one conversations with 23 was one or more. Mr. Orr did you ever have a discussion of the City's 24 Q. Okay. And who showed them to you? 24 cash flow? 25 25 A. Again, I don't recall.

Page 61 Page 63 Okay. Did you comment on the draft? 1 O. Okay. Let me direct your attention -- strike that. I generally reviewed it and just gave general Α. 2 Let me back up. feedback. Did you put your comments in writing to 3 3 4 Q. To whom did you give feedback? 4 anyone -- your comments about the June 14th, 2013 A. It would have been subject to attorney-client proposal, did you put your comments in writing to 5 privilege. anyone whether by letter or email or phone text or 6 6 7 Q. Well, again, that's a legal question. 7 in any other written format? Yeah, it would have been to Kevyn Orr. I don't believe so. I don't believe so. Α. 8 A. 9 Q. To Kevyn Orr. Okay. 9 Q. Let me now turn your attention to page 109 of 10 A. Yeah. Exhibit 3, and I'm going to in particular read the 10 11 O. How did you convey your comments to Kevyn Orr? Did second line of the third bullet point from the 11 12 you speak to him? 12 bottom. It says "There must be significant cuts in Yes. accrued vested pension amounts for both active and 13 A. 13 14 Q. Okay. By phone? currently retired persons." 14 15 A. I don't recall. 15 Were you aware that the proposal said this? 16 Q. Okay. You don't recall whether it was by phone or 16 A. I'm aware the proposal said that in the context that in person? this was to be a negotiation and a mutual agreement 17 17 18 A. Correct. 18 between parties. Okay. Do you recall who if anyone else was present 19 Q. My only question was --Q. 19 either on the phone or in person when you had those 20 A. 20 Yeah. 21 Q. 21 communications? -- were you aware that this proposal said this? There could have been several people including legal 22 A. 22 A. 23 O. And you were aware that at the time that you signed what's been marked as Exhibit 2, the July 18th 24 Q. Okay, but you don't know that for a fact; is that 24 25 correct? 25 letter, you were aware that the proposal contained Page 62 Page 64 1 A. I know there would have been other people including the language I just read, correct? 1 legal counsel. 2 A. 2 3 Q. So you're sure that -- well, let's talk about in 3 Q. So you were aware when you signed the July 18th, the -- so the conversation you say may have been on 4 2013 letter that it was Kevyn Orr's view that there 4 the phone? had to be significant cuts in accrued pension 5 5 6 A. Yeah. 6 liabilities, correct? 7 Q. Are you sure that while you were on the phone with 7 A. I would say it was Kevyn Orr putting a proposal out Kevyn Orr speaking about the proposal for creditors to parties to say he believed this was necessary to 8 8 9 that there were legal counsel on the phone? 9 achieve an outcome, that they would need to agree to 10 A. Yeah, I'm quite confident of that. Typically, 10 that. again, almost every time or every time I recall I'm not sure that was responsive. Let me try that 11 11 O. there were a group of people, there was legal 12 question again. 12 counsel present. The only time I met separately 13 A. Okay. 13 with Kevyn Orr was on subject matters that didn't 14 O. Isn't it correct that at the time that you signed 14 relate to matters like this. your July 18th letter that you were aware that it 15 15 What did you tell Kevyn Orr when you spoke to him was Kevyn Orr's position that there had to be 16 16 about the June 14th, 2013 proposal? significant cuts in accrued pension benefits? 17 17 MS. NELSON: Objection; attorney-client 18 A. 18 Yes. 19 privilege. 19 O. Did you speak to Kevyn Orr about -- strike that. BY MR. DeCHIARA: 20 20 Did you agree with that position as of Q. Are you refusing to answer the question, Governor? July 18th? And by the position I mean that there 21 21 Yeah. There was counsel present. had to be significant cuts in accrued pension 22 22 A. 23 All right. Just for the record, to be clear, you're 23 liabilities? refusing to answer the question? 24 A. The approval of my letter was not addressing that as 24 an issue. It was about authorizing a bankruptcy. 25 A. Yes. 25

Page 67 Page 65 1 It doesn't say I agree with that or disagree with 1 negotiation that would be satisfactory to the 2 that. It simply says I authorized it to go forward 2 parties involved. 3 where a plan would be presented to a judge that 3 That didn't happen in terms of that regard 4 could be the result of further negotiations, 4 but I still had hope to say that as you go through mediations, all kinds of work that ultimately a the bankruptcy process I viewed it as likelihood 5 5 6 judge would decide. that there was less flexibility under the bankruptcy 6 7 Q. Okay. I'm not addressing your July 18th letter. 7 process just because of the nature of federal Α. bankruptcy law than there probably was before. Yeah. 8 9 Q. I'm just pegging the question --Was it your view that as of July 18th in the 9 Q. 10 A. bankruptcy one way or another accrued pension Okav. 10 11 Q. -- by time frame as of July 18th. 11 liabilities would have to be reduced? 12 A. Okay. 12 A. Based on the facts going into it, it was one of 13 O. So as of July 18th, did you share Mr. Orr's view those questions, as you said, there was a likelihood 13 that there had to be significant cuts in pension of that happening. 14 14 That's not my question. 15 liabilities? 15 Q.

16 A.

18 O.

19 A.

20 O.

22 A.

21

7

12

15

20

21

22

23

24

25

17

the table going into bankruptcy. 18

Again, I'm not sure that was responsive. 19 Q.

Uh-huh. 20 A.

17

21 Q. As of July 18th, 2013, did you share Mr. Orr's view

22 that whether through negotiation or other means that

there as an end result had to be significant cuts in 23

16 A. Based on the current situations with negotiations,

that continued to be the position that would be on

accrued pension liabilities? 24

25 A. I wouldn't use the word had to be but likely could

I'm asking you whether you believed that in 23 O. bankruptcy there would have had to be one way or

Yes. Yeah, I believe there's a likelihood there

could be reductions in unfunded pension liabilities.

24 25 another reductions in Detroit's accrued pension

Governor, I'm not asking you to predict the

likelihood of what might have happened.

Page 66

Okay. I'm not asking --

1

Okay. Well, Mr. Orr used the word "there must be". 2 Q.

3 A. Uh-huh.

4 Q. Did you share that view that there had to be?

5 A. Not necessarily.

6 Q. Okay.

7 A. Just as I said.

O. Okay. So did you think about this issue as of -- or 8

9 as of the July 18th, 2013 time frame, had you given

thought to whether or not there had to be cuts to 10

accrued pension benefits? 11

I gave thought to the issue because I have concern 12 A.

for the retirees, and that was why one of the 13

important questions in my view was to have a retiree 14

representative in the bankruptcy. 15

Q. And what was your -- since you said you gave thought 16

to it, can you articulate what your position was as 17

to whether or not there had to be cuts in accrued 18

pension liabilities? And I'm focusing on your views 19

20 on the matter as of July 18th, 2013.

My view going back prior to that is is I had hoped 21 A.

that there would be negotiations to resolve this 22

23 short of bankruptcy because bankruptcy was a last

resort; that I hoped that people could come to the 24

table and come up with a mutual understanding and 25

liabilities? 1

Yeah.

I would say it's not a hundred percent belief. 2 A.

But was it a less than 100 percent belief that there 3 Q.

4 had to be reductions?

5 A. Again, if you looked at the numbers, as we discussed

earlier, those are significant numbers, and it would 6

be hard to see how it could be a hundred percent.

8 O. Let me -- did you discuss with anyone other than

9 your legal counsel and Mr. Orr whether there had to 10

be cuts to Detroit's accrued pension liability?

When you say other people, there would be people 11 A.

from the administration in the meetings that we had.

13 Q. Who did you discuss that issue with?

14 A. There could be any number of people that would

include my chief of staff, Andy Dillon, and other

people of the administration. 16

17 Q. And what did you and Andy Dillon discuss on that

issue? 18 19

MS. NELSON: I'm going to object on the grounds of attorney-client privilege. These discussions occurred in the meetings with Mr. Orr and his counsel.

MR. DeCHIARA: Well, there hasn't been testimony to that effect.

MS. NELSON: He just said it.

Page 72

Page 69

1 THE WITNESS: Yeah. I said those were

- 2 meetings -- in those same meetings.
- BY MR. DeCHIARA: 3
- 4 The discussions you had with Mr. Orr, were those in
- the presence of legal counsel? 5
- A. Yes. 6
- 7 O. Did you have any discussions with Mr. -- I'm sorry,
- the discussions you had with Mr. Dillon, were those 8
- in the presence of legal counsel? 9
- They were in the same meeting in terms of --10 A.
- 11 O. Did you have any discussions with Mr. Dillon outside
- of the presence of legal counsel? 12
- Mr. Dillon would on occasion bring forward ideas and 13 A.
- thoughts. 14
- 15 Q. On whether or not the pension liabilities had to be
- cut? 16
- On pensions in general. In terms of valuation and 17 A.
- pension plans. 18
- 19 Q. And did you discuss those with him?
- I listened to him. 20 A.
- Did you -- well, what did he say? What was his 21 O.
- 22 views?
- 23 A. I don't recall all the details.
- Give me the best that you can recall. 24 Q.
- Again, it was a question of them being underfunded 25 A.

1 Q. Okay.

3

5

9

10

11

12

13

14

15

16

25

- 2 A. That's why I'm not trying to be difficult here.
 - It's more the --
- 4 Q. I appreciate it, and I'm not suggesting you're
 - trying to be difficult, Governor. I appreciate your
- effort. And I know I'm posing questions that, you 6 7 know, take careful response, so I'm not suggesting
- you're being difficult. 8

But we spoke over each other, and I'm not sure the record was clear so let me just try it one more time.

Is it fair to characterize Mr. Dillon's comments to you on the subject to say that he said to you that he thought the pensions had to be cut but that there should be alternatives that should be explored in connection with the pensions?

- 17 A.
- 18 O. And did you respond to him when he said that?
- I thanked him for his confidence. 19 A.
- Did you say anything more substantive than that? 20 O.
- Did you express your own view? 21
- 22 A. What I did is I appreciated him coming forward with
- trying to solve problems and that I said I would 23
- follow up. And my followup was to make sure that 24
 - his comments were shared in the broader meeting

- context that we discussed earlier with Kevyn Orr, 1
- other people and counsel. 2
- Did you -- are you aware that Attorney General Bill 3 Q.
- 4 Schuette has taken the position that --
- 5 A. Schuette.
- 6 Schuette, thank you. I'm not from Michigan so
- 7 please excuse my mispronunciation. Schuette. Let
- me write that down. I'll just say the Attorney 8
- 9 General.

Are you aware that the Attorney General has 10 taken the position that the Michigan Constitution 11

12 prohibits the reduction of accrued pension

liability? 13

14 A. I was aware the Attorney General filed a brief on 15

pensions.

16 O. Okay. Before he filed that brief, were you aware --

- well, do you know whether he had that position 17
- before he filed the brief? 18
- He contacted me before he filed the brief. 19 A.
- How long before he filed the brief? 20 O.
- I don't -- it could have been a day, a few days. 21 A.
- Okay. And did he before he -- did you speak to him 22 O.
- 23 on that occasion?
- Yes. 24 A.
- 25 O. Was it a telephone call?

Page 70

and were there other alternatives or other ways to 1 deal with this and being concerned about retirees. 2

- Did Mr. Dillon say that in his view the pension 3 Q.
- liabilities had be to cut? 4
- MS. NELSON: Outside of this meeting you 5
- 6 mean?
- 7 BY MR. DeCHIARA:
- Q. Yeah, I'm talking about meetings outside of the 8
- 9 presence of legal counsel the Governor has testified
- occurred. 10
- He was trying to bring forward ideas and thoughts 11 A.
- about were there other alternatives. 12
- 13 Q. That's not my question. It's actually a yes or no
- question. 14 Did Mr. Dillon express to you the view that

- the pension liabilities had to be cut? 16
- I don't recall in terms of all the pieces. Again, 17 A.
- in some ways yes, but also he was trying to be 18
- creative in saying are there other options or 19 20 alternatives.
- 21 O. Was he saying that the pension liabilities had to be cut but that alternatives to doing it --22
- 23 A. Yeah.
- **24** Q. -- had to be explored?
- **25** A. It was more exploring alternatives.

Page 73 Page 75 1 A. Yes. 1 O. I'm not sure you answered my question. Who else was on the phone, if anyone? 2 Q. 2 A. 3 A. Just the two of us. 3 Q. Do you think the view of the Attorney General of the 4 Q. Okay. Before that phone call, did you speak to the 4 State of Michigan on questions of Michigan state law Attorney General on any prior occasion about his should be accorded weight? 5 5 position on whether the Michigan Constitution A. Again, that's a very subjective thing. I don't view 6 6 7 prohibited the cutting of pension benefits? 7 them as being the same as Michigan law. A. I don't recall. No, I'm not suggesting they are. I'm asking in your 8 8 O. 9 Q. What was said in that phone call? view should they be accorded weight? 9 I don't recall the specific exchange. The basic Again, I would just hold out I have respect for the 10 A. 10 A. gist of the call was is he was looking to file a 11 Attorney General and their work product. They're 11 brief on this and he wanted to make sure I was aware representing me here today. 12 12 of it, and I thanked him for that because I said MR. DeCHIARA: Let me ask the court 13 13 you're exercising what you believe is appropriate as reporter to mark as Exhibit 4 an article that 14 14 15 a constitutional officer of the State of Michigan; I 15 appeared in the Detroit Free Press on July 29th, 2013. appreciate you sharing that with you [verbatim], and 16 16 you should follow through with your duties just as 17 17 18 I'm responsible for following through with my 18 (Deposition Exhibit 4 was marked.) duties. 19 19 20 Q. Do you believe that the opinion of the Attorney BY MR. DeCHIARA: 20 General of the State of Michigan on questions of And in the middle of the article that's Exhibit 4. 21 21 Michigan state law are entitled to weight? 22 22 there's a -- the sixth paragraph, there's a quote at Well, that's a separate issue. This was not an the end of the paragraph. And the article purports 23 A. 23 opinion of the Attorney General. This was a brief to quote the Attorney General as saying "The 24 24 25 filed in a case. 25 Michigan Constitution is crystal clear on this. Page 74 Page 76 1 O. Well, if you could answer my question, Governor. Article 9 Section 24 says pensions may not be 1 MS. NELSON: Well, I'm going to object impaired, and I will fight to defend the 2 2 Constitution and the citizens it protects." because an Attorney General opinion has very 3 3 specific meaning here in Michigan under state law, 4 Governor, are you prepared to fight to 4 and that's what you're asking is an opinion, and defend the Constitution and the citizens it 5 5 6 that's not what this is. 6 protects? 7 MR. DeCHIARA: Okay. Okay. I'm not --7 A. I do that every day. when I use opinion I don't mean it in the sense of a Are you prepared to revoke your authorization for 8 O. 8 9 formal legal opinion. 9 the bankruptcy filing of the City of Detroit? 10 A. THE WITNESS: Oh, that's why I take it when I don't know why I would do that. 10 Let me refer you back to Exhibit 1, and in -- it's 11 O. 11 you said that --MR. DeCHIARA: I'm sorry, miscommunication. 12 the July 16th letter, and in particular let me refer 12 It's miscommunication. 13 your attention to the top of page 11. 13 THE WITNESS: Because he does do formal On the second line starting in the middle 14 14 opinions. of the line and going onto the next line it says, 15 15 BY MR. DeCHIARA: and I'm reading the middle of a sentence but feel 16 16 Q. Okay. Let me use the word view. Okay? 17 free, Governor, to read the entire sentence or the 17 18 A. Uh-huh. entire document, but let me just quote what I want 18 19 O. Do you believe that the view of the Attorney General 19 to draw your attention to. on questions of interpretation of Michigan state law 20 A. Which paragraph? 20 are -- should be accorded weight? 21 Q. It's page 11. 21 In terms of -- I respect the Attorney General. Many Yeah. 22 A. 22 A. 23 parties submit briefs, and I assume The Court will 23 Q. The very top paragraph. make the decision as to how to weight the brief of 24 A. 24 the Attorney General. 25 O. It's the -- I'm going to start reading from the 25

Page 80

1

2

3

4

5

6 7

8

9

Page 77

middle of the second line on the top of page 11. It says "The City has negotiated in good faith with the creditors willing to engage in a discussion..."

And then I'll stop the quote there but, again, feel free to read the rest of the sentence.

My question is did you accept as true Mr. Orr's representation to you that the City had negotiated in good faith with the creditors willing to engage in discussions?

Yes. Excuse the delay. I just wanted to make 10 A. sure -- I was going to point out that in the letter 11 he actually gave examples of where they tried to do 12 that on page eight. 13

14 O. Okay. Okay. Apart from the letter -- well, first 15 of all, did you think when you received and read this letter on July 16th that it was important to 16 your decisionmaking whether or not the City had, in 17

18 fact, engaged in good faith negotiations?

19 A. Yes.

20 O. Okay. And did you undertake any independent investigation or cause to be undertaken any 21 22 independent investigation to determine whether, in

fact, Mr. Orr's representation to you that there had 23

been good faith negotiations, whether that was a 24

25 true representation? 1 O. Okay. Were you expecting to receive the July 16th,

2013 letter before you received it? 2

з А. It was a work in process in terms of I didn't know 4 it was coming for sure, but I knew he was putting

together a letter. 5

6 Who told you that -- I assume when you say he you

7 mean Mr. Orr?

8 A. Yes.

9 Q. Who told you Mr. Orr was putting together a letter?

10 A. That would have been Kevyn Orr himself.

11 O. Okay. And how did he tell you that? Was it in

12 writing or spoken words? 13 A. It would have been in a meeting where we had

attorneys present. 14 15 Q. Okay. And at this meeting, he indicated to you that

he was going to be sending you a letter seeking 16

authorization to file for bankruptcy? 17

18 A. He said he was going to begin work on that.

19 Q. Okay. Apart from that communication at that 20 meeting, did you receive any other heads up, if I

can use that term, that the letter was on its way? 21

22 A. Well, again, there were people in that meeting that 23

were also aware of that, so there were discussions

24 if a letter was to come how would we respond.

25 Q. Okay. But apart from that meeting where you

Page 78

1

2

testified Mr. Orr told you that he was going to send

the letter -- first of all, when was that meeting,

3 do you know?

4 A. It was in the prior week.

0. So it was a week before July 16?

6 A.

7 Q. Okay. Between that meeting -- do you remember the

day? 8

9 A. No.

10 O. Do you remember the date?

11 A.

13

17

12 Q. Okay. Between that meeting and when you received

the letter, did anyone else communicate to you that

the letter was coming? 14

Again, the context I would put it in is is there 15 A.

were people looking -- people on my staff that were 16

looking to say if a letter was to come, how would we

communicate that in terms of if I was to respond and 18

19 what time would I respond to the public.

So it was more looking at the timeline of a 20 21 communications plan.

I'm sorry, I'm not sure I understood. 22 Q.

23 A. So --

24 Q. Let me just ask a more specific question.

After the meeting that you've testified

1 A.

What was your -- what independent investigation did 2 O. you cause to be undertaken? 3

A. What I would say is I looked at this in addition to 4

the facts of what had been publicly filed, which 5 6 would include the lawsuits that -- I apologize, I

7 can't remember who's representing which lawsuits,

but it showed that rather than people continuing 8 negotiations that some of the parties that were in 9

negotiations with the City elected to go file 10

lawsuits, which showed there was a breakdown in 11 12 negotiations, that people were going to court rather

than continuing dialogue. 13

14 O. Okay. So just so I understand your answer, your acceptance of the truth of the assertion that there 15

had been good faith negotiations were based on what 16

17 you read in the July 16th letter?

Uh-huh. 18 A.

19 O. And also the fact that certain lawsuits had been filed? 20

Yes. 21 A.

Okay. Was there anything else that you relied on to 22 Q.

23 conclude that there had been good faith

negotiations? 24

No. 25 A.

Page 84

Page 81

- 1 about and before you got the letter, did anyone tell
- 2 you that the letter was coming?
- They didn't give me any information different than I A. 3
- 4 had received from Kevyn Orr.
- Q. And the information from Kevyn Orr is what you 5
- received at the meeting? 6
- 7 Yeah, an updated -- well, again, we continued to A.
- talk after that so that wouldn't have been the only 8
- 9
- 10 O. Okay. You and Kevyn Orr continued to talk after the
- 11 meeting?
- 12 A. Yes.
- 13 O. Was it a one-on-one conversation?
- 14 A.
- 15 Q. Was it in the context of subsequent meetings?
- 16 A. Or calls.
- 17 O. Were there attorneys on those calls?
- 18 A.
- 19 Q. On each of the calls?
- Yes. 20 A.
- 21 O. Okay. When you received the July 16th letter, which
- 22 asked for you to approve a bankruptcy filing, did
- 23 you immediately upon reading the letter know how you
- were going to respond? 24
- 25 A. No.

1 investigation of any facts or legal conclusions that

- 2 were in the July 16th letter before you made your
- 3 decision to sign the July 18th letter?
- 4 A. Well, I mentioned the lawsuit issue, but besides
- that it was more looking at the consistency of what 5
- was in this letter with prior reports from Kevyn Orr 6
- 7 and prior reports from the review team. Review 8
 - teams I should say.
- Let me refer you to page four of the July 18th 9 Q. letter. At the top there's a paragraph that bears 10 11 the heading contingencies.
- 12 A. Uh-huh.
- 13 O. And I'm going to read the first sentence. It says "2002 PA 436 provides that my approval of the 14 15 recommendation to commence a Chapter 9 proceeding may place contingencies on such a filing." That's 16 the end of the sentence. Then there's a legal 17 18 citation, and then the next sentence says "I am

choosing not to impose any such contingencies 19 today." 20 Did you consider at any point after you 21

received the July 16th letter placing any contingencies on the City's bankruptcy filing?

24 A. My legal counsel made me aware that contingencies were permitted under the law, but I chose not to

Page 82

22

23

25

- 1 0. And did you give consideration to anything before you made the decision that is set forth in your
- 2
- July 18th letter? 3
- A. I contemplated. Actually, I said this was a major 4
- decision, a very significant decision about Detroit 5
- 6 and implications for our state and for a number of
- 7 parties.
- O. 8 And what were your -- what did you -- what were your
- 9 contemplations on?
- 10 A. It was, again, reviewing the letter that had been
- provided. It included going back to the review team 11
- reports. It had been looking at the totality, 12
- because this is a situation again -- let me know if 13
- you want to stop, but this is a process that I've 14
- been addressing since becoming Governor that goes 15
- back to 2011 going through preliminary reviews, 16
- 17 reviews, consent agreements. This has been a highly
- 18 structured process for close to three years.
- 19 O. Between the time you received the July 16th letter
- 20 and when you signed your July 18th letter, did you
- speak to anyone about your decisionmaking thinking 21
- outside of the context or outside of the presence of 22 23 legal counsel?
- 24 A.
- 25 O. Did you undertake or cause anyone to undertake any

- place any. 1
- 2 Q. Okay. з А.
- Yeah.
- 4 Q. It's clear from your letter that you chose not to place any. 5

6 My question is before you made that 7 decision not to place any, was there any period when you considered placing any -- any contingencies on 8 9 the filing?

- 10 A. I'm not trying to be difficult, but the matter was brought to my attention and I dismissed it without
- 11 12 major discussion with my legal counsel because the
- 13 way I viewed it was placing contingencies could only
- cause -- most likely cause more delay or confusion 14
- 15 in the bankruptcy process; that I have confidence in the bankruptcy process itself in terms of being a 16
- 17 legal process, an appropriately legal process; and
- that's why, in fact, I wanted that sentence added. 18
- 19 O. What sentence are you referring to?
- 20 A. The sentence about federal law already contains the most important contingency, a requirement that the 21 plan be legally executable. 22
- 23 Q. Okay. And I'm going to ask you about that in a 24 minute, but I just want to focus first on your 25 decision not to place any contingencies.

Page 88

Page 85

- Well, that's why I didn't. I simply said I thought
- that was the one contingency that was appropriate, 2
- that it be in line with being legal. 3
- 4 Okay. You were aware as of July 18th that some people, some entities, argued that the Michigan 5
- Constitution prohibited the reduction of accrued 6 7 pension benefits?

Were you aware of that as of July 18th? 8

- 9 A. Yes.
- 10 O. Did you consider making the Detroit City bankruptcy 11 filing contingent on the City not seeking to cut
- accrued pension liabilities? Did you consider that? 12
- 13 A. I considered it by adding this sentence, which
- basically says it's a matter -- it's a legal 14
- 15 question to say Michigan Constitution versus federal
- law versus other Michigan statutes, and I was going 16
- to leave that, that's a legal question that I 17
- thought best left to the courts. 18
- Q. So is it your testimony that you did consider 19
- putting that contingency on but you decided not to 20
- because of the reason you just said? 21
- A. Well, again, I viewed this as an overriding 22
- 23 statement that I thought whatever came out of this
- process through the bankruptcy needed to be a legal 24
- 25 answer, because I do follow the law.

1 O. Was it your understanding that you could have placed

- just one contingency on the filing which is that the 2
- 3 City could not seek to cut accrued pension benefits?
- 4 A. Again, my concern is --
- Q. I'm not asking your concern. 5
- 6 A. Yes.
- 7 O. Was it your understanding that you, if you had
- chosen to, could have placed just one contingency? 8
- 9 A.

15

16

17

- 10 Q. Okay. Let me now refer you to the last sentence of 11 the paragraph that says "Federal law already
- contains the most important contingency, a 12
- requirement that the plan be legally executable, and 13 then it cites 11 USC 943(b)(4)." 14

What was your understanding, if you had one as of July 18th when you signed this letter, of what 11 USC 943(b)(4) was?

- 18 A. The statement was my primary concern. I had very good legal counsel. My legal advisors work on the 19 citation. They thought it would be helpful. 20
- Okay. So whose -- I should have asked you earlier. **21** O.

22 Who prepared this letter that's the July 18th letter? 23

- I did in conjunction with my legal counsel. 24 A.
- 25 Q. Okay. Was it just you and legal counsel that

Page 86

prepared the letter? 1

> A. Yes. 2

3 Q. Okay. And so it was legal counsel that suggested

putting in this citation to Section 943(b)(4)? 4

A. Yeah. 5

- 6 And whose idea was it that -- to say that federal law already contains the most important contingency, 7
- a requirement that the plan be legally executable? 8

9 Was that your idea to put that in or was that legal counsel's? 10

I'm not sure if we're getting into an area where 11 A. this would be more attorney-client privilege. 12

MS. NELSON: Absolutely. In terms of 13 actual analysis of what was going on, it's 14 attorney-client privilege. The letter stands for 15 itself. 16

BY MR. DeCHIARA: 17

- Did you think that making the -- the requirement 18
- that the plan be legally executable was more 19 20 important than protecting the pensions of the
- employees and retirees of the City of Detroit? 21
- I don't view those as conflicting statements. I 22 A.
- 23 view that as the legal process, there are legal questions that needed to be addressed and that the 24
- plan needed to be legal. Just what it says. 25

1 O. Okay. I just want to be clear --

A. Yeah. 2

5

6

7

8

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

3 Q. -- I'm understanding your testimony. 4

You did consider at some point before you signed -- is it true that at some point before you signed the July 18th letter that you considered making the bankruptcy filing contingent on the City not seeking to cut accrued pension benefits?

9 A. I would say -- I wouldn't describe it that way. I would describe it not just on pensions or anything else, just the totality of the situation to say that there are many legal questions that are being litigated through this bankruptcy process, as you can see.

> In terms of objections and my overriding concern is that anything that should come out of this needed to be legal. So that's where I did basically -- rather than specifically even considering contingencies on one area or another, because I viewed that as a troublesome area to say should there -- if you put one contingency could you end up with 15 contingencies versus saying the overriding concern is that this plan be legal, and that's already provided for under federal bankruptcy law.

Page 89

- 1 Q. Did you -- why did you within two days of receiving
- the July 16th letter issue your response? Why
- didn't you -- if it was a major decision, as you
- 4 said, why didn't you wait longer?
- 5 A. That was an appropriate time period. When I got the
- 6 letter, I actually said I was going to wait some
- 7 time in terms of a day or two to look at it, and in
- 8 fact I did.
- 9 Q. Did you speak to Mr. Orr about the timing of when the bankruptcy petition should be filed?
- 11 A. Again, we had -- there were general discussions,12 ves.
- 13 Q. And was it more than one discussion with Mr. Orr on that subject?
- 15 A. Yes.
- **16** Q. And were these -- were any of these in the
- presence -- outside the presence of legal counsel?
- 18 A. No.

1

2

3

4

5

6

7

8 9

10

11

12

13

14

15

16

17

25

- 19 Q. I'd like to read to you from the transcript of the20 deposition that Mr. Orr gave in this case on
- September 16th, 2013, and I'm going to read from page 210 of the transcript beginning line nine.
- And this is Mr. Orr's testimony. It says
 "I think we generally -- and he's referring to
 discussions with you, Governor Snyder.

1 discussed certain lawsuits in connection to when the

- **2** bankruptcy filing should take place?
- 3 A. I don't recall that.
- 4 Q. Okay. Do you dispute Mr. Orr's testimony that he5 had that discussion with you?
- 6 A. I -- I have a -- I don't recall any discussion oflawsuits.

We would talk about how is he doing in terms of the position, you know, the challenges, the stress and operational issues when we did our one-on-ones.

- 12 Q. But is your testimony that Mr. Orr is wrong when he
 13 testified that this conversation with you occurred
 14 or is your testimony that it might have occurred,
 15 you just don't remember?
- 16 A. I wouldn't dispute him, but I clearly don't recall that.
- Q. Okay. You were aware of certain lawsuits that were
 being filed against Mr. Orr in the time period of
 July -- the first half of July of 2013, correct?
- 21 A. Yes.

25

1

8

9

10

11

- Q. Okay. And you were aware that in those lawsuitsinjunctive -- interim injunctive relief was beingsought?
 - MS. NELSON: I'm going to object because it

Page 90

He says "I think we generally discussed the ongoing operational restructuring, the status at a very high level. The Governor, you know, we don't -- we typically do not discuss how many meetings, who attended, what was said went back and forth, it was just a very high level of how things were going with the restructuring efforts and that the lawsuits, this is just with the Governor, were beginning to create the risk that we would lose the initiative and I might be unable to discharge my obligations under 436."

Did you have a one-on-one conversation just with Mr. Orr, as he testified, in which you discussed certain lawsuits beginning to create a risk that Mr. Orr would lose the initiative and might be unable to discharge his obligations under 436?

- 18 A. Yeah, I'm not sure what time frame you're talking to
 19 with respect to -- you did mention that you were
 20 giving me some quote.
- Q. And let me represent that the questioning put the
 time frame as best as I can tell as between July 3rd
 and July 17th, 2013.
 Did you have a one-on-one conversation with

Did you have a one-on-one conversation with Mr. Orr during that time frame in which you

Page 92 mischaracterizes -- and I'm not exactly sure what

- 2 lawsuits you are referencing. In that time period
- ${\it 3}$ there was only one lawsuit filed against Mr. Orr,
- and that was General Retirement System. I believe,and perhaps we can correct for the record, on the
- Flowers and Webster lawsuits were against -- onlyagainst the Governor and the Treasurer.
- MR. DeCHIARA: Okay. Let me just question the Governor on the best of his memory.

10 BY MR. DeCHIARA:

- 11 Q. Governor, were you aware of there being one or more lawsuits against Mr. Orr?
- 13 A. Again, I'm not sure which party was being sued, but14 there were lawsuits, yes.
- 15 Q. Okay. You were aware -- and let me speak more generally. You were aware that in the first part of July there were certain lawsuits filed concerning
 - July there were certain lawsuits filed concerning issues related to Detroit's ability to file for
- bankruptcy?
- 20 A. Yes.

18

23

24

25

21 Q. Okay. And in those lawsuits, were you aware -- strike that.

Were you aware that in those lawsuits there was interim injunctive relief sought by the plaintiff or plaintiffs?

In Re: City of Detroit, Debtor Governor Richard D. Snyder October 9, 2013 Page 93 Page 95 1 A. Yes. 1 a pitch to be hired by the City of Detroit as the 2 City's restructuring counsel? 2 O. Okay. And did that knowledge have any impact on your view about when the bankruptcy petition should 3 A. I couldn't speak to the specific date but, 3 4 be filed? 4 generally, yes. No. 5 Q. Okay. You were aware that there was this meeting at 5 A. Okay. Did you ever discuss with anyone those -which certain law firms made pitches? 6 6 7 apart from your legal counsel the fact that in one 7 Yeah, and I wasn't sure it was one meeting or more or more of those lawsuits there were requests for meetings because I was not part of that process, but 8 8 I was aware the City of Detroit was talking to law 9 interim injunctive relief? 9 10 A. Again, those discussions would have been subject to 10 11 attorney-client privilege. 11 O. Okay. Richard Baird was part of that process, Well, again, without the legal conclusion --12 Q. 12 correct? 13 A. Yeah. 13 A. I'm -- I'm not sure. I don't know. 14 O. -- were those -- did you have any discussions about 14 O. You don't know whether Richard Baird attended any 15 that subject outside of discussions with legal 15 meetings at which -counsel? 16 A. I know he attended some meetings involving that 16 They're discussions about the lawsuits. process, but I don't know if he had attended that 17 A. 17 Yes. meeting. 18 19 A. Yes. Okay. Well, do you know whether Richard Baird 19 Q. 20 Q. We're speaking past each other. attended a meeting at which the Jones Day law firm 20 Yeah. Yeah. made a pitch to be hired by the City of Detroit? 21 A. 21 22 Did you have any conversations outside of the 22 A. 23 presence of your legal counsel about the fact --23 O. Okay. And did Mr. Baird speak to you about the No. Legal counsel was -meeting at which Jones Day made a pitch to be hired 24 A. 24 25 Q. Let me finish just to clarify. 25 by the City of Detroit? Page 94 Page 96 MS. NELSON: Let him -- Governor, let him I don't recall him coming to me about the meeting 1 finish the question again so that it's clear on the per se with Jones Day and what they pitched. 2 2 record what he's asking. 3 Q. Did he ever show you what's been referred to in this 3 THE WITNESS: Okay. Okay. 4 case and other depositions as a pitch book, a series 4 BY MR. DeCHIARA: of slides that Jones Day presented at that meeting? 5 5 6 Okay. Apart from any conversations you may have had 6 Did he ever show you that? Any document 7 with your legal counsel, did you have any 7 like that? 8 A. discussions with anyone else about the fact that in I don't recall that. 8 9 these lawsuits there were requests for injunctive 9 0. Okay. Let me show you a document I'll ask to have interim relief? 10 marked as Exhibit 5. 10 In any meeting, legal counsel would have been 11 11 (Deposition Exhibit 5 was marked.) 12 present. 12 Sorry, there's a lot of attorneys involved 13 13 BY MR. DeCHIARA: 14 here. 14 **15** Q. Goes with the territory. Governor, have you ever -- let me just identify for 15 O. MR. WERTHEIMER: We can all agree on that. the record that Exhibit 5 is a document that says 16 16 BY MR. DeCHIARA: 17 Presentation to the City of Detroit; Detroit, 17

Are you aware that -- this is going back a few 18

months -- on January 29th, 2013, there was a meeting 19 20

at which various law firms made a pitch to be hired

by the City of Detroit as their restructuring 21

counsel? 22

23 A. Could you repeat that?

24 O. Were you aware that on or about January 29th, 2013, 25

there was a meeting at which various law firms made

Michigan; January 29, 2013. There's date stamp on 18 it DTMI 00128731. 19

Governor, have you ever seen Exhibit 5? 20

I don't recall it. 21 A.

22 Q. Okay. Did Mr. Baird speak to you about -- strike 23 that.

> Did Mr. Baird express to you any views he had about whether or not the City should hire Jones

24

Page 97 Page 99 1 Day? 1 may have had about the Michigan Constitution? I don't believe so. 2 A. I don't recall that. 2 A. 3 O. Okay. Do you remember speaking to him about that 3 O. After Mr. Orr was appointed as emergency manager, 4 subject, about whether or not the City should hire 4 you had regular meetings with him, correct? Jones Day? 5 5 A. No. O. And those were formal meetings with legal counsel 6 A. 7 O. Okay. Did Mr. Baird ever speak to you about whether 7 and staff present, correct? Kevyn Orr should be the emergency manager of Yes, and informal meetings. 8 8 A. Detroit? Okay. At the informal meetings, were legal counsel 9 9 Q. That was the context that I spoke to Mr. Baird present? 10 A. 10 about. It was not being the emergency manager but 11 A. No. 11 12 being a candidate for emergency manager. 12 O. Okay. Who was present at the informal meetings? 13 O. Okay. And were these discussions you had with 13 A. Generally, it was just Kevyn and myself. Mr. Baird about the subject of Mr. Orr's candidacy, Occasionally, it could have been Dennis Muchmore 14 14 where did those discussions take place? 15 with Kevyn and I. That would be much less frequent, 15 16 A. I don't recall. and more recently, potentially Greg Tedder. 16 Were they phone calls or face-to-face meetings? Who were the two people you just named? 17 17 O. That's where I don't recall. I do many meetings and 18 A. Dennis Muchmore is chief of staff. 18 19 Q. Who was the other person? phone calls. 19 20 Q. Do you recall with any certainty whether legal 20 A. Greg Tedder is essentially the person from our counsel was present in any discussions you had with office that's working with Kevyn Orr on his staff --21 21 Mr. Baird concerning the candidacy of Mr. Orr? 22 O. 22

Page 98

Page 100

A. 2 3 Q. Okay. Do you recall in any of the meetings you had with Mr. Baird what you two discussed when it was 4 just the two of you about Mr. Orr's candidacy? 5 6 Generally, what I would say is I was not involved in this process at all other than understanding that 7 generally the City of Detroit was looking for 8 9 attorneys and that in that context Mr. Baird identified Kevyn Orr as a potential candidate to be

emergency manager, and he brought up the concept of

They very likely could have been for some of those

Okay. Is it likely that there were at least some

where it was just you and Mr. Baird speaking?

going to the firm at some point and asking their 12 permission to -- on whether he could speak to him 13

separately in that capacity. 14

but I don't recall.

Did Mr. Baird when he said that to you indicate why he thought Mr. Orr should be contacted and spoken to 16

as a potential candidate? 17

18 Very impressed with his credentials and A. 19 presentation.

20 Q. Did Mr. Baird say anything, discuss with you at all the views that Jones Day had or that Mr. Orr had 21

about Detroit's pension liabilities? 22

23 A. I don't recall any.

23 A.

24

1

10

11

25 Q.

24 Q. Okay. Did Mr. Baird speak to you at all about any views that Jones Day may have had or that Mr. Orr 25

refer to them, were Mr. Muchmore and Mr. Tenor 1

-- as a liaison between the Governor's office and

Okay. In any of the informal meetings, as you

acting as --2

23 A.

25 Q.

24

3 A. Tedder. Tedder. T-E-D-D-E-R. Sorry, I'm --

4 Q. Okay. Thank you. I appreciate it.

5 A. A lot like being out of state with the names.

6 At any of the informal meetings, were Mr. Muchmore 7 and Mr. Tedder acting in the capacity as attorneys

for the City or the State? 8

the City of Detroit.

9 A.

10 O. Okay. Would there -- how often were these informal meetings? 11

12 A. As I said, most of the meetings were just Kevyn Orr 13 and myself. The frequency was probably about every two weeks or so. 14

Over what period of time? 15 O.

16 A. Since his appointment as emergency manager, and when 17

I say two weeks it wasn't necessarily every two

weeks but that was sort of the normal schedule 18 19

20 O. And when was he appointed emergency manager? Do you remember the date? 21

22 A. March.

23 O. Do you remember the date, specifically?

24 A. Again, there's appointment dates, effective dates.

25 O. Right. Gets confusing.

Page 101

1

2

3

4

5

6

7

8

9

10

11

12

13

14

1 And up -- so it began -- these informal 2 meetings that occurred every two weeks or so began

- in March, and have they continued through the
- 4 present?
- A. Yes. 5

3

17

18

19

20

21

22

23

24 25

1

2

3

4

5

6

7

13

14

15

16 17

18

22

23

24 25

- Okay. In the informal meetings you had with Mr. Orr 6
- 7 prior to July 18th, 2013, did you ever speak with
- him about the issue of Detroit's pension 8
- liabilities? 9
- 10 A. In those meetings, no.
- 11 Q. What did you speak to him about in those meetings?
- Two general topics that were reserved for those 12 A. meetings. One is is just personally how he's 13 dealing with the position that he's in and in terms 14 of how he's interacting with staff, his family 15 challenges given that his family is in Washington 16 D.C.

So it was more as an advisor helper kind of person to help him support through that process and then on operational matters, because the way it's traditionally defined in our meetings, there are three tracks that get discussed. One is the bankruptcy process, one is the operational process, and the third is about what would happen posttransition when he is no longer emergency

obligations that the City owed?

Mr. Shumaker: Objection to form.

Answer: Yes, I believe so.

Question: And when did those take place?

Answer: Since becoming emergency manager on the 25th, I've had regular conversations with the Governor, typically weekly. I don't recall the specific conversations when they came up. I will say that it wasn't within our initial conversations.

Did -- having heard me read Mr. Orr's testimony, let me ask you, Governor, did you have discussions with Mr. Orr about a Chapter 9 filing to among other things get out of the pension obligations that the City owed?

- 15 A. Again, in terms of getting out of pension obligations, we had discussions that were these 16 larger meetings or meetings where counsel was 17 18 present that would discuss the prospect of bankruptcy, and in many cases during the earlier 19 days it was how to avoid bankruptcy by going through 20 a negotiation process. 21
- 22 O. In any of the informal meetings where counsel 23 wasn't present, was there any discussion about a bankruptcy -- a possible bankruptcy filing? 24
- 25 A. Again, the topic would come up, but then we would

Page 102

2

7

Page 104

manager.

And so the tracks discussed in those other meetings, the meetings we've just been discussing, would tend to be on the operational track. And we wouldn't discuss matters on the bankruptcy track because, again, those should be reserved for where there was legal counsel present.

- O. In the informal meetings, did you speak to Mr. Orr 8 9 about the prospect of the City filing for bankruptcy? 10
- Again, those would have been in the bankruptcy track 11 A. meetings with legal counsel present. 12

The operational track meetings, the topics that would be -- things that would be discussed potentially would be there's a request for proposal for solid waste garbage pickup. Topics like that that are important to the citizens in terms of improved services.

19 O. I'd like to read testimony by Mr. Orr from his September 16th deposition. It's on page 84 of the 20 September 16th deposition. I'll begin on line 13. 21

> Question: Now, at some point after you became the emergency manager, did you have discussions with the Governor about a Chapter 9 filing to among other things get out of the pension

- try to move back to operational issues and not get 1
 - into bankruptcy track issues because they were
- reserved for the other meetings. 3
- 4 Q. But sometimes the topic came up at the informal
- meetings? 5
- Well, again, that it's something that's been out 6 A.
 - there because it would most likely be in the context
- of press accounts. 8
- 9 O. My question is in your informal meetings with
- Mr. Orr, did the topic come up, the topic of 10
- Detroit's bankruptcy filing? 11
- 12 A. Did the word bankruptcy come up, yes. In terms of 13 discussing bankruptcy, no.
- 14 O. Well -- okay. You interviewed Mr. Orr, did you not, in the middle of February 2013? 15
- 16 A.
- 17 Q. I believe you went out to lunch with him with
- Mr. Baird? 18
- I don't believe I went out to lunch with him but I 19 A. did interview him. 20
- Okay. Thank you. I may have misspoken. 21 Q.

In that meeting, did you speak about

- 23 Detroit's pension liabilities?
- I don't recall. 24 A.
- 25 O. Did you speak about Detroit's -- possibility of

Page 105 Page 107 1 Detroit filing for bankruptcy? BY MR. WERTHEIMER: Generally, yes. 2 A. 2 Governor, we met before. My name is And what was your recollection of what you and 3 O. Bill Wertheimer, and I represent the Flowers group 3 4 Mr. Orr said about that subject during the 4 of plaintiffs who were plaintiffs in one of those interview? early state court lawsuits and are now creditors in 5 5 A. A big part of it was making sure he understood the 6 the bankruptcy proceeding. 6 7 history here, that this had been a process going on 7 Uh-huh. A. for over two years and in a very methodical way; I'd like to ask you a couple of follow-up questions. 8 8 O. You were asked early on about conversations 9 again, review teams, consent agreement, going 9 through that whole process so he'd get the context you had with Mr. Bolger and Mr. Richardville. 10 10 11 and make sure it was clear that bankruptcy was to be 11 A. Uh-huh. They are Republican political figures in Michigan; 12 a last resort; that the real question here is is 12 O. there a way to work this out in a mutual fashion; are they not? 13 13 that would be extremely challenging because there 14 A. Yes. 14 15 Q. 15 are a large number of parties, but we should make a I just don't know who is who -very good faith effort to work this out. 16 A. Okay. 16 Governor, I'd ask you to focus on what words you 17 O. -- so I'm not trying to be pejorative. 17 18 said in the interview on that subject --18 A. No. Jase Bolger is Speaker of the House and Randy Yeah. Richardville is the Senate Majority Leader. 19 A. 19 20 O. -- and what words Mr. Orr said. 20 Q. And you did indicate that you had some conversations Do you have a recollection of what words with them early on about the possibility of Detroit 21 21 22 you said? going into bankruptcy? 22 23 A. I just recounted generally this has been my position 23 A. It wasn't in the context of Detroit being bankrupt. that I wanted to really make it clear to him. I I would try to give them regular updates on what was 24 24 25 also made it clear to him that I viewed it as he was 25 going on over the last two or three years; for Page 106 Page 108 the -- in this context, not in terms of just example, going back to the review team, going on the 1 1 bankruptcy, but he was responsible for really 2 consent agreement, the whole process. 2 helping make those decisions for the City of Detroit 3 Q. In any of these conversations did either or both of 3 4 in terms of going through the negotiation process, 4 them ever communicate to you that they would not be 5 working with people, working through the process; 5 in favor of the State taking any responsibility for 6 that I was to be a supportive resource. 6 the pension benefits of the City? 7 Did you speak to him about or did he speak to you in 7 A. I don't recall. Q. that interview when a bankruptcy filing might take O. They might have -- one or both of them might have, 8 8 9 9 you just don't recall one way or the other? I don't recall one way or the other. A. Again, it would be after a good faith effort to try 10 A. 10 to resolve these issues short of bankruptcy. 11 O. Okay. Fair enough. 11 12 Q. And who said those words that you just said? 12 You were asked a couple of questions about I'm focusing on what was said in the your preparation for this deposition. 13 13 interview. So did someone say that? On how many occasions did you prepare? 14 14 Yeah. I couldn't tell you who said them first, but 15 A. I believe it was two. Or three. I'm sorry, three. 15 A. we both -- I believe -- my recollection is we would 16 O. Three? And when did they occur? When were they? 16 both agree that was a very important criteria. 17 A. One was a couple weeks ago and then yesterday and 17 MR. DeCHIARA: Could we go off the record then this morning. 18 18 And how long in total did you take to prepare, if 19 for a second? 19 O. VIDEO TECHNICIAN: Off the record you can add up the time, or we can go through the 20 20 10:47 a.m. 21 21 (A brief recess was taken.) In terms of meeting with counsel? 22 22 A. 23 VIDEO TECHNICIAN: We're back on the record 23 O. Yes. Yes. at 10:58 a.m. 24 A. Yeah. 24 **EXAMINATION** 25 25 O. I'm not going to get into the content, but I'd like

Page 112

Page 109

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

1 to know how long you met with your attorneys talking 2 about your deposition.

- 3 A. Yeah. No, that's fine. I just wanted to make sure 4 I ask.
- 5 Q. Yes. Yes.
- I would say probably three hours, three and a half 7 hours.
- 8 O. Total?
- 9 A. Total.
- 10 O. Okay. Now, you were asked some questions about conversations you had with Mr. Orr, and counsel read 11 you a question and answer which indicated that 12 Mr. Orr recalls a conversation after he became 13 emergency manager but before the Chapter 9 filing 14 15 where, quoting, "Among other things, the talk was to get out of the pension obligations that the City 16

Do you recall that subject coming up with Mr. Orr after he became emergency manager and before the Chapter 9 filing?

- Yeah, I don't recall that outside the context of a 21 A. meeting where we would have had counsel present. 22
- 23 O. Well ---

17

18

19

20

And, again, I don't believe I would characterize it 24 A. as getting out of pension obligations. 25

foundation for it, or when that meeting happened or who else was present.

I disagree that it waives attorney-client privilege, and having read the deposition it was very clear that Mr. Orr on the 16th of September and in his next subsequent deposition on October 4th was very careful to preserve attorney-client privilege.

The question of whether there was a specific discussion about getting out of pensions was answered by the Governor just now. He did not recall it in that context, so ask your next question.

MR. WERTHEIMER: No, but he -- the Governor excluded conversations with attorneys present.

And you're correct, Mr. Orr was very careful to assert the attorney-client privilege at his deposition. He did not assert it as to this question. And your characterization that the context isn't clear is wrong.

BY MR. WERTHEIMER:

As counsel read the Governor, the question was: At 21 22 some point after you became emergency manager, did you have discussions with the Governor about a 23 Chapter 9 filing to among other things get out of 24 25 the pension obligations that the City owed?

Page 110

Object to form.

Answer: Yes, I believe so.

Question: And when did these take place?

Answer: Since becoming emergency manager.

Which is exactly how I phrased my question; that is, between the time that Mr. Orr became emergency manager and the time of a Chapter 9 filing, do you recall any conversations including conversations at which attorneys were present in which you and Mr. Orr discussed among other things getting out of the pension obligations that the City owed?

MS. NELSON: You can answer yes or no to that. That's the question. Yes, do you recall it; no, you don't recall it.

THE WITNESS: Well, I wish it was that simple. I sort of object. I don't believe I had discussions about getting out of pension obligations. We had discussions regarding pension obligations.

That would be yes to discussing pension obligations, and the context of getting out of --

BY MR. WERTHEIMER:

24 Q. Okay. Fair enough.

-- I'm not -- I would not accept that as a 25 A.

1 0. But a discussion of the fact that you would -- it would be easier to deal with the pension issue in 2 bankruptcy than not in bankruptcy? Did you have any 3 such discussions like that with Mr. Orr? 4

Again, those would have been in attorney-client 5 Α. 6 meetings.

7 Q. Well, for the record, Mr. Orr has testified as to

those -- that conversation, at least one, and has 8 9

not asserted the attorney-client privilege. So it's my position that any attorney-client privilege would 10 have been waived.

11 12 A. I don't recall anything outside those meetings.

13 Q. No, I understand.

14 A. Okay.

21

22

23

24

25

But what I'm suggesting to your counsel is that you 15 O. should answer the question even as to those meetings 16 because Mr. Orr, who is asserting a common interest 17 privilege with the State of Michigan, has answered 18

that question and has not asserted the 19 attorney-client privilege. 20

> So I'd ask you to answer the question as to the meeting the attorneys were present at.

MS. NELSON: I disagree with that analysis, number one. Number two, the context in which that conversation occurred has not been explained, the

4 A.

12

13

14

15

16

17

18

Yes.

Page 113 1 characterization. 1 2 Q. 2 Q. Let me rephrase the question then or ask another 3 question. 3

5 Q. Do you recall any conversations you had with Mr. Orr with or without attorneys present between the time 6 7 that he became emergency manager and the Chapter 9 filing relating to the pension issue that he might 8 have construed in such a way that he would answer 9 affirmatively a question about getting out of the 10 11 pension obligations that the City owed?

MS. NELSON: Objection; form, foundation, calls for speculation. He can't testify about how Mr. Orr might have thought or formed or understood a question.

MR. WERTHEIMER: Go ahead, you can answer, Governor.

MS. NELSON: Go ahead.

THE WITNESS: I just want to make sure I 19 understand it. You're saying whether it was 20 potentially covered by privilege or not. 21

BY MR. WERTHEIMER: 22

- O. Yes, whether it's covered by privilege or not.
- 24 A. Yes. Was there a discussion on pension liabilities?
- 25 Q. Well, yes, or any other kind of discussion where

won't look at her this time.

Feel free to look at her.

I'd like to know what you can tell me you said and Mr. Orr said in the conversation you did have, the one or more conversations you had, between the time he became emergency manager and the Chapter 9 filing relative to the pension obligations that the City owed?

- 9 A. Yeah, I would say there would be two or three pieces to that. One is a concern about who is representing 10 11 the retirees.
- 12 Q. Who's saying what -- to the extent you can, Governor, and I understand you're not going to remember exact words, but to the extent you can I'd like you to break down what you're saying and what Mr. Orr is saying so that we can identify who is saying what to the extent you remember.
- 18 A. Okay.

4

5

6

7

8

13

14

15

16

17

25

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

Go ahead. 19 Q.

20 A. Sure. Well, let me start at the terms of the discussion. One is is there is clearly a concern 21 for the retirees. These are people that worked for 22 the City for many years. And I shared this thought 23 that I am concerned about the retirees. 24

The second piece ties into what was the

Page 114

Page 116

somebody of Mr. Orr's sophistication might have as a 1 2 result of that conversation answered a question 3 affirmatively about getting out of pension 4 obligations. MS. NELSON: Same objection. Go ahead. 5 6 THE WITNESS: Yes. 7 BY MR. WERTHEIMER:

Okay. And what do you remember you said and what 8 9 did he say relative to that, as best you remember?

MS. NELSON: If you --10 THE WITNESS: Okay. 11

MS. NELSON: You can answer that.

THE WITNESS: I'm just checking. I'm 13

14 sorry.

12

BY MR. WERTHEIMER:

- Q. No, no. That's okay. 16
- You guys have been objecting enough, I'm trying to 17 A. 18 figure out --
- For what it's worth, after she makes an objection 19 O. unless she instructs you not to answer --20
- Yeah. 21 A.
- 22 Q. -- she's making an objection for the record.
- 23 A. No, I was just double-checking.
- I understand, yeah. No, that's fine. 24 Q.
- 25 A. Could you run it by me one more time then, and I

situation about representing the retirees. Mr. Orr brought that to my attention because he was having difficulty finding people to represent the retirees. The way it was described to me is there are a number of unions that were not willing to potentially represent the retirees versus their active members; that all the retirees were not going to have representation in some capacity during the negotiation process with creditors. And that was a concern because there are many parties to this. This is very complex. We're talking potentially 20,000 retirees.

In terms of that, again, I'm kind of -time frame, we had a general discussion about that being a problem. When it ultimately came down to looking at the bankruptcy -- possibility of a bankruptcy filing, one of the things that he brought forward and I really pushed was the issue about asking very quickly that there be representation for the retirees as part of the bankruptcy process because I believe it's important.

And I've been public with that in addition to those private discussions that it's very important that they have a seat at the table so their voice can be heard during this process and 1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

1

2

3

4

5 6

7

8 9 O.

Page 117

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

they can have adequate legal representation. So that would be one track in terms of that.

In terms of the pension liabilities themselves, there was discussion about the funding in terms of the actuarial assessment of the pension. The stated numbers according to the review team and the other reports was approximately three and a half billion dollars. Again, there was work to be done following that to say -- I can't remember if Milliman or whoever was doing the report, to do an assessment, other people are doing assessments, there's a real issue of the valuation of the pension plans and how the pension plans were operated.

Again, there's many questions. Again, there's other litigation going on about 13 Month Checks.

Okay. But it's pretty clear, isn't it, from the question and answer that was posed to Mr. Orr that he recalls a conversation in one way or another where there's an advantage to a Chapter 9 filing?

He's not talking about I understand the advantage of then you can deal with the retirees because you set up a committee and you have somebody to bargain with. I get that. But he's answering affirmatively a question that just ties the

Page 119

Page 120

- 1 O. Do you recall anything anymore specific than that that would relate at all to Mr. Orr's view that the 2 3 discussion related to getting out of the pension 4 obligations that the City owed or not?
 - A. Again, in terms of looking at it, there could be -this is -- are there other options or alternatives in terms of looking at the pension plans. Again, waiting for an assessment of how these reports come back, and what I hope could be mediations during this process.

Are there other things possible in terms of continuing the existing pension plans, looking at alternatives to the pension plan versus health care liabilities or other liabilities. Again, this is where I view it as hopefully an open discussion that would be reviewed by a judge because this then gets into legal opinions as to the relative class of different types of creditors.

And this is beyond my area of expertise. One of my concerns about not going into bankruptcy, wanting to avoid it, is I was concerned you could have less flexibility in bankruptcy than outside because if mutual parties agreed and everyone agreed you could have a resolution.

25 Q. Well, in terms of your background, you did -- you've

Page 118

graduated from law school, correct? 1

2 A. Thank you.

I meant it -- I phrased it that way only because I 3 Q.

understand that you've not --4

5 A. I've never --

6 O. You don't practice law, correct?

7 A.

8 O. Or have never practiced law.

9 A.

10 Q. Sorry for wording. Unintentional.

At the time you were talking to Emergency 11 Manager Orr between the time he's an emergency 12 manager and you file Chapter 9 --13

14 A.

15 O. -- you knew, did you not, that Article 9 Section 24 of the State Constitution existed? 16

17 A.

18 O. And that it provided certain rights for pensioners?

19 A.

20 O. Didn't you also know at that point in time that the best way to reconcile Article 9 Section 24 -- let me 21 rephrase it. 22

> Didn't you know at the time you were talking to Mr. Orr that bankruptcy was the only place where you could at least even arguably, in the

Chapter 9 filing to getting out of pension obligations.

Do you recall any conversation you had with Mr. Orr in any way, shape or form that related to that subject; that is, Chapter 9 would give you some advantages vis-a-vis getting out of pension obligations that another route would not have?

MS. NELSON: Objection; asked and answered. Go ahead, answer it again.

BY MR. WERTHEIMER: 10

Go ahead. 11

12 A. Yeah, the context of something that would -- could be viewed as a positive during the process is it 13 could be -- there could be certainty as to 14 resolution by going through a bankruptcy in the 15 sense that the judge addressing the plan and 16 approving the plan could resolve it as opposed to 17 having multiple continuing lawsuits that could go on 18 even if it was done in a consentual fashion if some 19 party didn't agree or some party had a different 20 version; that one of the potential advantages of 21 bankruptcy, again viewing bankruptcy as a last 22 23 resort, could be is there could be more a finality of a resolution to this issue as opposed to having 24 lawsuits continue for multiple years. 25

23

24

Page 124

Page 121

1 words of Mr. Orr, trump that state constitutional

- 2 provision? Didn't you kind of know that as a
- 3 general matter?
- 4 A. No.

14

15

16

17

18

19

20

21

22

23

24 25

1

- Q. Okay. Did you think there were other places where 5
- you could -- other ways in which you could trump 6
- 7 Article 9 Section 24 other than getting the
- agreement of the retirees, which you've acknowledged 8
- had not happened and was going to be very difficult 9
- given trying to deal with thousands of people 10 11 outside the bankruptcy arena?
- I'm trying to see if that was a yes no question or 12 A. you were asking for --13

(Reporter read pending question.)

MS. NELSON: Objection; form, foundation, use of the word trump. You can answer the question if you can.

THE WITNESS: Yeah, in terms of one area that this is a legal question that I thought would be good to get resolved and could be resolved inside or outside of bankruptcy. I don't believe it had to go to bankruptcy to solve the question, and that is in regard to what the constitutional provision actually says which treats it as a contractual obligation, which in many cases -- we've seen cases

1 not? That is, that there was going to be a date at

- which the judge would make a preliminary decision as 2
- 3 to the issues in front of her?
- 4 A. A preliminary decision on an injunction is much different than an adjudication of a legal issue that 5
- would be resolved through a court trial process. 6
- 7 O. But you did know that there would be a state court
- resolution -- that the issue you were concerned 8 with, that is the relationship between Article 9 9
- Section 24 of the State Constitution and these 10
- 11 efforts to try and bring the City back, were going
- to be resolved in state court based on these 12
- lawsuits if nothing else was done; did you not? 13
- That could take a year or longer to get that 14 A. 15 resolution.
- 16 Q. I didn't -- I did not ask you any question about
- length. I asked you whether you didn't know as 17
- 18 someone trained in the law and knowing that these
- suits were pending and knowing kind of generally 19
- 20 what they were about, you knew that the state courts
- were dealing with the issue? 21
- I knew I would not get a short-term final answer. 22 A.
- You did understand that in -- and then a few days 23 O. after those first two suits were filed, just so 24
- 25 we've got the record -- and your counsel is correct.

Page 122

1

with emergency managers they could set aside

- contractual obligations.
- 2 BY MR. WERTHEIMER: 3
- Well, let's move to that. If you were looking for a 4
- legal answer, you knew as of July 3rd or shortly 5
- thereafter that you were going to get a legal answer 6
- 7 in state court; did you not?
- A. I was not going to speculate as to the timing of how 8
- 9 State lawsuits get resolved.
- Well, you knew, did you not, that the Flowers 10 Q.
- plaintiffs filed their suit on July 3rd. You knew 11
- 12 that shortly after that; did you not?
- 13 A. Yes.
- 14 O. I mean --
- 15 A. Or one of those.
- **16** Q. -- it was all over the press?
- 17 A. Yes.
- And that Webster and another group of individuals 18
- filed suit the same day, July 3rd, correct? 19
- Yes. 20 A.

25

- 21 Q. It was also all over the papers that the same day
- that suit was filed Judge Aquilina signed orders to 22
- 23 show cause why injunctive relief should not issue
- and scheduled those hearings for July 22nd. 24
 - You knew that at least generally; did you

Those two suits were against you as the Governor, not personally, and the State Treasurer.

2 And then a few days later the pension 3

4 funds, or whatever the technical name is for them,

filed a lawsuit that did include Mr. Orr. Do you 5

- 6 recall that?
- 7 A. Yes.
- Q. And then at that point there were multiple suits 8
- 9 pending?
- 10 A. Yes.
- Correct? 11 O.
- 12 A. Yes.
- 13 Q. And did you understand that all -- each of those
- suits dealt one way or another with Article 9 14
- Section 24 of the State Constitution; that is, the 15
- pension issue? 16
- 17 A. Yes.
- Okay. Between the time that those suits were filed 18 O.
- and the filing of the bankruptcy, which is about two 19
- weeks plus a day or two, did you have any 20
- discussions with anyone about what the likely 21
 - outcome of those cases would be on the merits; that
- 23 is, on the issue of does Article 9 Section 24 apply
- even if the State goes into bankruptcy? 24
 - MS. NELSON: I'm going to object to the

22

Page 125 Page 127 1 extent that it calls for a discussion of 1 MR. WERTHEIMER: I'm sorry, I apologize, 2 conversations he had with his legal counsel, as 2 yes. those are attorney-client privilege. 3 MS. NELSON: I don't have Exhibit 6. 3 4 BY MR. WERTHEIMER: 4 MR. WERTHEIMER: You will. Q. Outside of conversations you had with attorneys MS. NELSON: And would you please show it 5 5 present, did you have any conversations -- well, let 6 6 to the Governor? 7 me ask specifically. 7 MR. WERTHEIMER: Yeah, sure. Absolutely. Did you have any conversations with 8 8 BY MR. WERTHEIMER: Treasurer Dillon without attorneys present about 9 9 Q. Okay. what the chances were as to the results of these 10 A. Yes. 10 11 state court suits? 11 O. That's consistent with your memory? 12 A. No, I don't recall. 12 A. Did you have conversations with anyone else 13 O. And this is the document or something like it is 13 O. what you were just referring to? excluding conversations you had either with 14 14 15 attorneys or with attorneys present between the time 15 A. those suits were filed and the filing of the 16 Q. Would I be correct in reading the upper right 16 bankruptcy? V71713 is indicating that this document was prepared 17 17 18 A. I'm sorry, without attorneys present? on that date? Is that what that is? 18 Q. Without attorneys present. I can't speak to that. 19 A. 19 Yeah, I don't recall. 20 Q. Oh, okay. You don't know? 20 A. Okay. You did know, did you not, shortly after 21 A. Yeah, I didn't do the document so I can't speak to 21 O. those suits were filed, it was all over the papers, 22 22 that Judge Aquilina was going to hold a hearing on 23 23 O. You -- this is a normal document that is used in whether to issue an injunction Monday, July 22nd; your role as Governor to deal with --24 24 25 did you not? 25 A. I would say this was not a normal circumstance so Page 126 Page 128 this would not be a normal document. 1 A. Yes. 1 Okay. The only reason I ask that is I did see some 2 O. And the initial plan was to file the bankruptcy O. 2 Friday the 19th; was it not? other kind of rollout documents. 3 3 4 A. There was a timetable for communications that said 4 A. Yeah. it would be on Friday the 19th. O. For example, there's a similar document, is there 5 5 And that timetable came out of your office or was not, for the June 14th creditors proposal that 6 6 7 done for you --7 Mr. Orr was coming out with? There's a similar 8 A. Yes. document from your end; is there not? 8 **9** Q. -- as the Governor of the State, correct? 9 A. Yeah. I'm not aware of that. 10 A. 10 O. Oh, okay. Fair enough. Fair enough. And that timetable was written up on the 17th, was 11 A. **11** O. it not, at least one version of it? 12 Q. So you don't know whether the 717 up in the upper 12 I've got it here as an exhibit. I can show 13 right is the normal place that the author of the 13 you if -- I'm not trying to -document would advise people reading it as to its 14 14 No, I don't -- I -- that's fine. I would say yes. date of its origin? 15 A. 15 Okay. Fair enough. Yeah, I'd have to say I don't know. 16 16 A. 17 Q. You don't know. Okay. 17 (Deposition Exhibit 6 and 7 marked.) In any event, the document gives a lot of 18 18 detail as to what's going to happen before and after 19 19 this filing, which the document assumes is going to 20 MR. WERTHEIMER: And let's just -- I'll 20 move the admission of Exhibit 6, Margaret. be on the 19th, correct? 21 21 MS. NELSON: May I see Exhibit 6? Uh-huh. Yes. 22 22 A. 23 MR. WERTHEIMER: That's the one I think you 23 O. Now, there are -- were press reports that indicated that the reason for the 19th filing was to have it took. 24 24 MS. NELSON: No, you gave me Exhibit 7. 25 precede the 22nd hearing in front of Judge Aquilina. 25

Page 129

1 Do you have any knowledge first or

- 2 secondhand as to whether that is true or not?
- Α. I don't recall that. 3
- 4 Q. Do you recall a reason that the 19th was selected as the date that Mr. Orr would file bankruptcy? 5
- One of the factors most likely was probably my 6 A. 7 schedule, because this was a major media rollout, in
- terms of availability. 8
- 9 Q. Okay.
- 10 A. At that -- the letter was coming and I wanted time
- 11 to contemplate and then we would look at the
- schedule to say when is there a good opportunity to 12
- have good communications. 13
- 14 O. Leaving aside conversations you had with your
- 15 attorneys --
- 16 A. Uh-huh.
- -- in the days preceding the 17th say, say earlier 17
- 18 that week --
- Yeah. 19 A.
- 20 O. -- were you privy to any conversations where the
- idea was thrown out that if we have the filing on 21
- the 19th that would oust Aquilina of jurisdiction on 22
- the 22nd? Do you understand what I'm asking, or 23
- words to that effect? 24
- 25 A. Yeah, I don't recall it.

- Well, you did ask me. You said they were in the
- courtroom, did then I act. And I acted prior to 2
 - them being in the courtroom.
- 4 O. No. Okay. Fair enough.

A change was made between the 19th and the 5 18th as to the filing itself. You understand that? 6

- 7 A. Uh-huh.
- O. Correct? 8
- 9 A. Yes.

3

10 Q. And I'll represent to you that at Mr. Orr's 11 deposition he confirmed that the typed in date of the 19th on the bankruptcy petition, the handwritten 12 eight was his handwriting. 13

> Do you know anything about why the change was made from the 19th to the 18th?

16 A. Yes.

14

15

20

21

22

23

24

25

1

2

3

4

5

6

7

8

9

10

11

12

- 17 O. What do you know about it? Just tell me.
- I made the decision that I was comfortable in my 18 conclusion that it was appropriate to file. 19

When the letter came to me on the 16th in terms of recommending bankruptcy, I had set aside to say I wanted an extended period of time to review and to contemplate the situation. So I actually set aside enough time that would have led to the Friday morning situation to say I wanted more than one

Page 130

Page 132

- You don't recall?
- And again, that would be -- this is where we're back 2 A.
- to if there were other discussions, it would've been 3
- attorney-client privilege, but I don't recall even 4
- in that context. 5
- 6 We know that, in fact, the filing was made on the
- 7 18th?
- A. Uh-huh. 8
- 9 O. Correct?
- 10 A. Correct.

20

21

22

24 A.

- 11 O. That would be an unusual circumstance; would it not?
- 12 That is, that you put together this very detailed
- rollout down to what's going to happen at 11 a.m. a 13
- couple days later and what's happening at noon and 14
- 15
- 1:30. It would be rare in terms of your work as Governor for a significant event like this for the 16
- 17 date to move at the last minute; would it not?
- Well, this is a unique circumstance. 18 A.
- 19 O. Yeah. On that we agree.

Was the unique circumstance the fact that the litigants in the three cases were in court on the 18th in front of Judge Aquilina in the afternoon

- 23 seeking emergency injunctive relief? I had signed my letter prior to that.
- It's not what I asked you, Governor. 25 O.

night to sleep on this because the importance of this act.

And as I proceeded through the thought process to say do I concur, am I going to authorize the bankruptcy, I started discussions with my legal counsel on how we would prepare a letter, how we would go through that process and my thought process, and I felt I didn't need to wait. I had made my decision, I had consulted with legal counsel, we had prepared a letter authorizing bankruptcy, and I said we should just go ahead and get this done.

- 13 Q. And as far as you know, that decision, the fact that 14 there was -- were requests for immediate injunctive 15 relief on that day in state court had nothing to do with moving up the time? 16
- 17 A. People showed up in state court after that, and what I would say is the consideration I had was the
- 18
- filing of -- the lawsuits being filed in the prior 19 week or two weeks had some impact on my 20
- decision-making process. 21
- Right. 22 O.
- 23 A. And the reason I said that is because I could see
- lawsuits being filed not only on pension issues but 24
- could be filed by other creditors, by financial 25

Page 136

12 13

14 15 A.

16

22

24

25

23 Q.

Page 133 1 institutions, by many other parties to say it is 1 least in one of those lawsuits that a request was 2 clear there's a breakdown of what I believe were going to be made that afternoon. 2 MS. NELSON: Objection. 3 good faith negotiations, and given that there is a 3 4 breakdown of good faith negotiations we were at that 4 BY MR. WERTHEIMER: last resort point. And you moved up your filing -- or you moved up --5 5 well, the filing was moved up from the 19th to the And this is a financial emergency, I'm 6 6 7 concerned about the citizens of Detroit, and I was 7 18th going to move forward with this because I'm stepping MS. NELSON: Objection; assumes facts not 8 8 in evidence. There had not been any motion filed up for the citizens of Detroit and Michigan. 9 9 10 O. You've talked generally about the lawsuits and the with the -- if you're referring to the General 10 11 role they played? 11 Retirement System case, that was filed on the 17th, Uh-huh. but there had not been a TRO filed with the 12 A. 12 13 Q. I'm trying to get your recollection specifically as Complaint, and that was not filed until late in the 13 to the fact that parties were in court on the 18th afternoon on --14 14 and that the Pension Board was there formally with a 15 15 MR. WERTHEIMER: Margaret -request for an injunction that day. MS. NELSON: I'm correcting your facts. 16 16 That was after the fact, and I don't speculate on There had not been a TRO filed the day before when 17 A. 17 what happens in court hearings. the General Retirement System Complaint was filed. 18 18 MR. GALLAGHER: Objection to counsel's 19 Q. What is your basis for saying that that was after 19 the fact? 20 20 testimony. Well, you told me that. MR. WERTHEIMER: Margaret. 21 A. 21 22 O. MS. NELSON: I'm objecting to form and 22 foundation and speculation. 23 MS. NELSON: I'm going to object at this 23 point. He's asked and answered. MR. WERTHEIMER: No, you're providing 24 24 25 Your question was was the unique situation 25 testimony and you're providing facts which are not Page 134 the result of the fact that attorneys were in the 1 1 accurate. courtroom seeking a TRO and he answered no and he 2 2 signed the authorization before the attorneys were 3 3 in the courtroom. 4 4 So what is it that you're now asking? He's your facts correct. 5 5 6 already answered that question, so asked and 6 7 answered. 7 for speculation. MR. WERTHEIMER: Are you done? 8 8 9 MS. NELSON: I'm done. 9 MR. WERTHEIMER: Okay. 10 10 BY MR. WERTHEIMER: 11 11 Do you have any -- are there any documents that the 12

State has that can confirm the time of day that your

Okay. I believe the Pension Board had filed their

court that afternoon. So it was out there that at

papers the day before and were scheduled to go into

letter was signed on the 18th? Do you know?

I'm happy to attest when I signed that.

21 A. It was earlier rather than later, but I don't have

You already have.

18 Q. What time did you sign it?

19 A. I signed it in the afternoon.

20 O. What time in the afternoon?

the specific time.

17 A. I'm under oath. I signed that --

MS. NELSON: Well, you are too, Mr. Wertheimer. So if you're going to ask speculative inappropriate questions, at least have

So my objection is form, foundation, calls

The Governor has answered this question in terms of his understanding of the timing.

MR. WERTHEIMER: Margaret, I would not otherwise testify, but I will tell you that the Pension Board was in front of Aquilina in the morning and that I drove from Detroit to Lansing and got there about three in the afternoon; that the AG's office asked us to please delay, and we ended up in front of Judge Aquilina eight minutes after the bankruptcy petition was filed, and I'm entitled to find out from the Governor whether all that is coincidental.

MS. NELSON: Well, I will correct you --MR. WERTHEIMER: Now, if you're done, I'll ask --

MS. NELSON: No. Well, I will correct you then also because the AG's office did not learn of the TRO applications and anybody coming to court

13

14

15

16

17

18

19

20

21

22

23

24

Page 140

Page 137

1

2

3

4

1 until after 3:00 in the afternoon.

2 It was approximately 3:05 when I received the phone call that attorneys were coming to court 3 4 to present motions for TRO to the judge. There was no conversation or information about anything being 5 filed that morning. It was after 3:00 when the call 6 7 was made to our office and attorneys were sent over to respond if appropriate. 8

BY MR. WERTHEIMER: 9

O. What time did you sign on the 18th, Governor? 10

11 A. Again, the specific time -- one of the ways to look at that is I would have signed it prior to the email 12

transmission to Kevyn Orr. 13

14 Q. And do you recall when the email transmission was?

15 A. No, but that's --

16 Q. That's somewhere that we can find out?

Yes. Yes. 17 A.

19

20

21

22

O. Okay. Fair enough. 18

> When was it that Attorney General Schuette called you to let you know what legal position he was going to be taking in the bankruptcy? He filed it August 19th, if that helps.

23 A. It would have been a couple -- again, within the two or three days before that. 24

25 Q. I take it it sounds like it's kind of a courtesy

Orr would be required to propose a plan consistent with Article 9 Section 24?

Did you know that or anything like it any time before he made this courtesy call to you?

5 A. Yeah, I'm not being difficult. I started becoming more aware as the call was being scheduled. Why was 6

7 the Attorney General wanting to talk, because I was 8

out on the road.

9 Q. Okay. So you may have learned just before?

Again, it's like I was traveling in the upper 10 A.

11 peninsula, as I recall, and I need to talk to

12 call -- I need to talk to the Attorney General.

That gets my attention. 13

14 O. You knew before this that this was a serious issue,

15 did you not, that is how -- what's the interplay

between the State constitutional provision and any 16

potential filing? As a general matter, you knew 17 18

that; did you not?

19 A. Yes.

20 O. Did you ever consult with the Attorney General about

that? 21

22 A. Not directly.

Did you consult indirectly? 23 O.

24 A. Again, my legal counsel may have had discussions. I

25 didn't participate in those.

Page 138

2

1 O. Do you recall asking either directly or indirectly

for the Attorney General's opinion?

3 A. I don't recall.

4 Q. Could you identify Exhibit 7 for me?

This is an email from Greg Tedder to me regarding a 5 A.

6 Power Point presentation that Kevyn Orr was going to

use as part of his 45-day plan that he was going to 7

do I believe from later on it appears two public 8

9 meetings.

10 O. And would I be correct in reading it as indicating

that you were involved in detail to the extent that 11 12 you didn't like a particular slide; that is, slide

13 22?

14 A. I believe, if my email is incorporated in this, that

they --15

16 O. I think it is.

Yeah. They sent me the Power Point presentation and 17 A.

I made a very brief review and just gave them three 18

points of feedback. 19

20 Q. And those are indicated on the exhibit?

21 A.

22 O. Okay. Do you recall communications you had with

23 Treasurer Dillon in early July after the suits were

filed but before the bankruptcy? 24

25 A. I don't recall.

1

It was a courtesy call because we have a working 2 A.

relationship. 3

4 Q. Had you ever consulted with Attorney General

Schuette about this issue of whether Article 9 5

6 Section 24 would apply in bankruptcy before that

7 courtesy call?

I don't recall. 8 A.

9 O. You may have?

10 A. I don't recall.

Do you recall whether when Attorney General Schuette **11** O. made his position public or when he told you about 12 13

it that you were surprised in any way?

In other words, was it news to you at that 14 point that the Attorney General was going to take 15 the position that Article 9 Section 24 applied in 16 bankruptcy? 17

I would say -- could you repeat the question? 18 A.

19 O. Do you recall whether --

20 A. Yeah.

25

21 Q. -- you knew any time before this courtesy call that 22 the Attorney General's position was that Article 9

23 Section 24 applied in bankruptcy; in other words,

that bankruptcy would not trump it but that rather, 24

according to the Attorney General, Emergency Manager

October 9, 2013 Page 141 Page 143 1 MS. NELSON: Which one is which? 1 sentence and third sentence: In my view, which is MR. WERTHEIMER: Eight is July 8th. 2 2 Andy Dillon speaking, it's way too early in the 3 process to respond to hypothetical questions, remain 3 4 (Deposition Exhibit 8 and 9 marked.) 4 in many ways at the informational stage. Q. Well, isn't that just his effort to kind of deal 5 5 BY MR. WERTHEIMER: with the politics and say there's no reason you have 6 6 7 Since we're doing it this way, why don't you take a 7 to get out there publicly and say that pensions are look at Exhibit 8, Governor, please. It's a July 8 going to be reduced? 8 8 email that was produced in discovery from Treasurer Not necessarily. Again, this is --9 9 A. Dillon to you. 10 O. Okay. Isn't that one reading of his --10 11 Might as well just read it and then I'll 11 A. I'm not going to speculate on his reading. ask you a question or two about it. 12 12 O. All right. Okay. Want me --13 A. 13 A. I'm saying this is the information from consultants Q. Yes. If you would, just read it to yourself. that's in the early stages. It's informational, and 14 Thanks. I was trying to figure out what --15 A. 15 he was giving me a heads up to know that there could No, that's fine. I understand. 16 Q. be an issue ultimately coming about because of work 16 As to the July 8 email, do you recall of consultants that had not been fully reviewed and 17 17 receiving it? 18 18 Yes. 19 Q. Do you recall this second email? 19 A. 20 O. Do you know what -- can you explain to us what the 20 A. Yes. reference is to the pension fund recent suits 21 O. Did you have any conversations with Treasurer Dillon 21 about either of these emails at around this time? 22 against he and you? Is that a reference to the 22 suits we've been talking about? As I mentioned earlier --23 23 A. I would assume so, but I can't definitively say that I'm sorry, go ahead. 24 A. 24 Q. 25 because I didn't write the email. 25 A. I recall a phone call that night of the 8th after Page 142 Page 144 Fair enough. Did you talk to Treasurer Dillon about the first email. 1 O. 1 Go ahead. 2 2 Q. з А. Yes, I believe so. 3 A. Sort of reiterating what's in the email, saying he's 4 O. Did the conversation relate at least in part to concerned about this, and then the second email 4 those lawsuits? said -- sort of answered a lot of the questions to 5 5 6 No. Well, it was really he was just re -- as I 6 say that the meeting's going ahead and there's work recall, he was recalling what's in that second to be done, that we're in the early stages. 7 7 paragraph, just to say that there's an issue here, 8 O. Okay. He's calling you? 8 9 that the consultants were coming up with a different 9 A. I believe he called me. Okay. answer. 10 O. 10 And he was indicating the pensions -- the 11 A. I can't tell you whether I had to call him back or 11 consultants were saying that pensions were going to not but I believe we had a conversation that night. 12 12 have to be cut significantly; was he not? 13 Q. He initiated it as a followup to his first email? 13 14 A. Again, yes. 14 A. Okay. And you knew at that point in time, did you 15 O. And then he sent you another email the next day? not, that the only practical way you were going to 16 A. Sort of answering a number of questions he raised 16 be able to cut those pensions would be by filing a the night before and in the email. 17 17 Chapter 9; did you not? Fair enough. And there were no other lawsuits that 18 18 O. you can think of that were out there that he could 19 At that point, in other words, July 8 19 Treasurer Dillon tells you we're going to have to have been referencing as far as you know than the 20 20

21

24

25

22 A.

23 O.

three we've been talking about?

Okay. Just a couple more questions.

deposition of the State; that is, that the State

We have requested what's called a 30(b)(6)

As far as I know.

cut pensions significantly. You knew that that

meant you've got to file Chapter 9; did you not?

I wouldn't necessarily conclude that. I would, in

fact, cite the second email you gave us, Exhibit 9,

towards the bottom where the bottom paragraph second

21

22

23 A.

24

Page 148

Page 145

- 1 produce a witness -- one or more witnesses on
- 2 various issues. And on a couple of them the State
- 3 has indicated that they -- without designating you
- 4 as a 30(b)(6) witness and requiring you to do the
- kind of preparation that would be involved with that 5
- otherwise, that you would be the best person to ask 6
- 7 these questions.
- Okay. 8 A.
- Q. So I'd like to ask the question exactly as it's 9
- framed in the deposition notice and have you answer 10
- 11 that question as best you can.
- 12 A. Okay.

20

8

- O. Okay? The question is or the matter for examination 13
- is "The reason or reasons the Governor decided not 14
- 15 to place contingencies on this bankruptcy filing, as
- expressly permitted by Section 18(1) of 2012 Public 16 Act 436; particularly why no contingency related to 17
- 18 Article 9 Section 24 of the Michigan Constitution
- was placed on the filing. 19

Can you answer that?

- Yes. I had -- I placed no contingencies because I 21 A. 22 had a concern that it would add complexity,
- confusion or delay to the bankruptcy process given 23
- that this is an emergency situation. 24
- 25 It's about taking care of the best

No, I didn't believe that. Again, you asked my

- 2 question. I answered it.
- 3 O. I'm just not sure I got an answer to that. Could
- 4 you -- and I apologize if I'm asking the same
- question, but --5
- No, I didn't believe -- again, I believed -- I 6 A.
- 7 didn't -- state your question again so we can make 8
 - sure we get this.

Q. Didn't you understand at the time you authorized the 9 filing that if you had placed a contingency on the 10 filing telling the Detroit emergency manager that in 11 bankruptcy, for example, consistent with Schuette's 12 opinion, that any plan he proposed would have to 13 recognize the applicability of Article 9 Section 24? 14

> Didn't you understand that if you did something like that it would make Emergency Manager Orr's job more difficult?

- 18 A. I did not consider that.
- 19 Q. Okay. What did you consider relative to not including Article 9 Section 24 as a contingency? 20
- I viewed it as is that's something that the legal 21 A. questions were being appropriately framed by 22
- lawsuits, by parties, by various people being 23
- represented in this process, and that as Governor of 24
 - the State of Michigan I take my responsibility

Page 146

15

16

17

25

1

2

3

4

5

6

7

8

seriously. It's to execute the laws of the State of

interests of the citizens of Detroit. And the 1

- reason I felt confident and comfortable in doing 2 that act is why we reviewed -- I reviewed with my 3
- 4 legal counsel and added that statement to say any
- 5 plan that has to come out of this process of the
- 6 bankruptcy has to be legally executable.
- 7 Q. That's going to be the next question, but okay.

Let me just ask a followup.

- 9 A. Sorry I was giving you --
- That's okay. We're on the same wavelength. O. 10

At the time you authorized the filing, you 11

knew, did you not, that if you placed the 12

contingency relating to Article 9 Section 24 on the 13

filing it would make it more difficult for the 14

Detroit emergency manager to deal with the pension 15

- issue; did you not? 16
- I did not know that. That would be a legal 17 A.
- conclusion. 18
- But didn't you generally understand that? 19 O.

I understand it technically may be a legal 20

conclusion, but didn't you understand that if you 21

had done a contingency that said as to this 3.5 22

23 billion in unfunded liabilities, the Michigan

Constitution says you're going to have to -- you're 24 not going to be able to get any relief from that? 25

Michigan.

That these were multiple legal questions that were being framed through multiple lawsuits that were going to continue in the bankruptcy process, and I thought the best answer is the judicial branch should be resolving these questions to give me clarity as to best how to follow through

- 9 in implementing what comes out of this process. 10 0. You did not check with Attorney General Schuette at
- the time you filed to determine what his view was as 11 12 to whether any contingency related to Article 9
- Section 24 should put -- should be put on your 13
- authorization, did you? 14
- 15 A. I did not.
- 16 O. The -- back to the 30(b)(6) Notice.
- 17 A. Uh-huh.
- 18 O. And you partially answered this, but again, I think
- it would be helpful if I just read the question and 19
- 20 you answer it in full. And don't assume that you've already answered part of it even though you have. 21
- 22 A. Okav.
- 23 Q. The reason or reasons the Governor included the
- following statement in his 18 July 2013 24
- 25 authorization to commence Chapter 9 bankruptcy

Page 152

1

2

3

5

6 7

8

9

10 11

12

13

14 15

16

17

18

19

20

8

9

10

11

Page 149

proceeding "Federal law already contains the most important contingency - a requirement that -- a requirement that the plan be legally executable,

4 11 USC section number."

Can you answer that?

A. Yeah. I thought it was important to include that because coming out of this process, I thought the bankruptcy judge would go through an analysis and make decisions that would come out with a plan that was appropriate in the context of the legal process in terms of answering these difficult legal questions with certainty and resolution, so then there could be a plan because this is a crisis.

The City of Detroit is having huge issues, and I wanted to make sure that it was being done in a thoughtful fashion, being reviewed by the judiciary that then could be executed so we could provide the best services to the citizens, take care of the citizens of the State as quickly and as best possible.

- At the time you put that contingency on --21 Q.
- I didn't put a contingency on.
- I'm sorry. At the time you -- I stand corrected.
- 24 A. Okay.
- 25 Q. At the time you made the reference to the federal

1 O. Well, in the creditor's plan back in June, didn't

2 Emergency Manager Orr make very clear that to the 3 extent the pension benefits were funded that those

4 monies couldn't be touched, which is legally of course correct, but to the extent that they weren't 5

6 funded that the retirees would become unsecured 7 creditors like everybody else?

Wasn't that part of the June presentation? 8 9 A. The June presentation was to be part of a mutual negotiation that would require consent of all 10 11 parties.

12 Q. Are you saying --

13 A. That was not a plan of adjustment and bankruptcy.

14 Q. Are you saying, Governor, that at the time you put 15 this provision in your authorization that you -that there was some question in your mind as to 16 whether Emergency Manager Orr would honor or not 17 18 honor Article 9 Section 24 in the bankruptcy?

Let me ask it a different way.

20 A. Okay.

19

22

23

24

25

I think it was a little confusing. 21 Q.

> Wouldn't you have had every reason to know by the point you put this language in that Emergency Manager Orr was going to propose a plan that did not recognize the fact that pensions could not be

Page 150

reduced because of Article 9 Section 24? 1

2 A. I don't necessarily come to that conclusion because a plan has not been presented. 3

4 Q. But this -- the guy who is going to present the plan

is publicly stating that federal law trumps 5

6 Article 9 Section 24. You knew that; did you not?

7 A.

12

22

23

24

25

Q. Wouldn't you suppose that that means that one of the 8 9 reasons -- one of the things that Emergency Manager

Orr is going to do in the bankruptcy is make an 10

argument to Judge Rhodes that federal law trumps 11

Article 9 Section 24?

13 A. It is possible for him to make that argument.

Again, I view this as legal speculation because 14

there are multiple mediations going on and multiple 15

discussions going on short of going to the judge and 16 17

asking for opinions.

18 O. And you now know that that speculation is inconsistent with the Attorney General of the State 19 20 of Michigan's position, which is that Orr has no right to do that. You know that now; do you not? 21

> MS. NELSON: Objection; form, foundation. What do you mean by speculation?

MR. WERTHEIMER: I was using the word the Governor used, so I was using however he used it. I

law contingency, shall we say --1

A. Uh-huh. 2

3 Q. -- you knew, did you not, that Emergency Manager Orr was publicly stating that federal law would trump 4 the State Constitution? Trump, that that was the 5 6 word he used. It was in the Free Press, I believe 7 in the News. It was all over.

> You knew that at the time you thought that this language about federal law being the most important contingency was put in your authorization; did you not?

12 A. Yes. But, ultimately, Judge Rhodes makes that decision, not Kevyn Orr. 13

14 Q. Did you know at the time that only -- that under Chapter 9 only the debtor can propose a plan? 15

Subject to approval by the judge. 16 A.

17 And the debtor is represented by Kevyn Orr, correct?

He represents the City of Detroit, yes. 18 A.

19 O. And you knew that the debtor was taking the position that the pensions would have to be cut; did you not? 20

That's not a correct statement. There had been no 21 A. plan proposed and there still has not been a plan 22

23 proposed. Until there is a plan proposed, it would

be speculative on anything with respect to how the 24 25 City is going to present a plan.

25 A. I signed it much earlier than that.

Page 153 Page 155 1 was trying to be helpful, Margaret. 1 O. That's not what I asked. 2 Can you read it back? Let me just look at 2 A. Yes. 3 it and maybe I can just rephrase it. MS. NELSON: Here, you have it. 3 4 BY MR. WERTHEIMER: BY MR. WERTHEIMER: You now know that the Attorney General is of the The communications rollout plan document indicates 5 5 view that Article 9 Section 24 applies in that the filing was going to be on the 19th but that 6 6 7 bankruptcy? 7 you were going to sign the letter at 8 p.m. on the He filed a brief to that effect. 18th, correct? 8 A. 8 That's what this exhibit says. Q. Okay. That's all I have. Thank you. I have no 9 9 A. All right. And you indicated in earlier testimony further questions. 10 O. 10 MS. NELSON: Okay. 11 when I asked you if you could give me the time that 11 MR. WERTHEIMER: Just take a minute. I you signed the letter that I should look for the 12 12 assume there will be other questions. I just want email where you transmitted it. Did you not? 13 13 to make sure that I'm done. 14 A. Yes. 14 VIDEO TECHNICIAN: Off the record 15 15 Q. Okay. And I have found that email, have I not, or 11:55 a.m. someone on this side has found that email. And it 16 16 (A brief recess was taken.) indicates that you sent the authorization letter to 17 17 Emergency Manager Orr at 7:47 p.m.; does it not? 18 18 (Deposition Exhibit 10 was marked.) 19 A. Yes. And that's why I wanted to clarify. 19 Apparently, our main transmission would have been 20 20 VIDEO TECHNICIAN: Back on the record at earlier in that day and it would have been done by 21 21 11:59 a.m. some other means. 22 22 BY MR. WERTHEIMER: 23 23 So I'd want to clarify and correct that to Q. Let me show you what's been marked, Governor, as say we should go look to find out when the earliest 24 24 25 Exhibit 10. Would you take a look at -- actually, 25 transmission was. Page 154 Page 156 you'll see the -- it's a transmittal letter of your I agree, and I assume your counsel will do that, and 1 July 18 letter. I would make that request on the record that you 2 2 Uh-huh. provide --3 A. 3 4 Q. Are you with me? 4 A. Yeah. 5 A. Yes. O. -- whatever documentary support in whatever form it 6 And you had indicated in your earlier testimony that 6 7 we should find the email transmission, and I'm 7 I apologize for having you go through an effort to A. wondering if this is it. That is, is this the email find --8 8 9 transmission where you communicate to Emergency 9 O. That's okay. We need to get straight on it and that's fine. Manager Orr that you have signed the authorization? 10 10 Actually, it would have been much earlier, so this Yeah. 11 A. 11 A. With that I have nothing further. Thank you, is where -- just to clarify I would say is I 12 O. 12 don't -- I would have to double-check. Normally, it 13 Governor. I appreciate it. 13 could have been by email, but it might have been MS. NELSON: To the best of my knowledge 14 14 faxed or otherwise communicated, but I know it was it's in the production that we sent out. 15 15 MR. WERTHEIMER: Well, Margaret, no offense much earlier than this during the day because this 16 16 says 7:47 at night. 17 but there's X hundred thousand --17 And it's within 13 minutes of what your rollout MS. NELSON: No. I understand that, but so 18 O. 18 communications plan indicates when you're going to it has been produced. It's my understanding it has 19 19 sign. That is, it indicates 8 p.m. correct? 20 been produced. 20 Again, are you going to the earlier exhibit? 21 MR. WERTHEIMER: I am not suggesting that 21 A. I'm sorry. That exhibit with the rollout indicates it has not been produced, but it would be helpful 22 22 23 that you're going to actually sign the letter at 23 if ---8 p.m. on the 18th, correct? MS. NELSON: Hold it. We have a hand up. 24 24

25

VIDEO TECHNICIAN: No, I was just moving

Page 157 Page 159 1 the camera. 1 MS. GREEN: The Retirement Systems join the prior objection and reservation of rights placed on 2 MR. WERTHEIMER: It would be helpful if you 2 the record earlier. We also received documents late could identify it for us. Right now all we have on 3 3 4 the record is 7:47 p.m. 4 last night from the City, and those documents relate MS. GREEN: I will say on the record that to both City and State officials. 5 5 that email was given to me by Jones Day in response To the extent our rights have been 6 6 7 to the request made by Retirement Systems that the 7 prejudiced and those documents reveal a need for City produce the email that transmitted the further deposition testimony, we hereby join the 8 8 prior objection placed on the record by counsel. 9 authorization letter to Kevyn Orr. 9 That was the only email that was (Deposition concluded at 12:05 p.m.) 10 10 specifically produced. 11 11 12 MS. NELSON: Well, it might not have been 12 an email. It could have been a fax earlier in the (Deposition Exhibit 11 was marked post deposition) 13 13 afternoon. So I guess we'll produce the document 14 14 that we have but obviously it was transmitted before 15 15 the filing and the filing was at 4:06 p.m. 16 16 So we'll find it. If you want us to search 17 17 for it, we will look amongst and get it to you. 18 18 MR. WERTHEIMER: Why? 19 19 MS. NELSON: Well, it could have been by 20 20 21 other than an email. 21 MR. WERTHEIMER: Margaret, no offense. 22 22 23 MS. NELSON: No, I'm saying --23 MR. WERTHEIMER: We want you to look for 24 24 it. We now have on the record that the Governor 25 25 Page 158 Page 160 1 CERTIFICATE said it was in an email and we have the email being 1 2 STATE OF MICHIGAN 7:47 so I would suggest --2 SS: 3 COUNTY OF OAKLAND MS. NELSON: He just corrected that. He 3 4 indicated it could have been by some other means and 4 5 I, LAUREL A. JACOBY, Certified Shorthand that it was earlier than this time frame, so we'll 5 6 reporter, a Notary Public, hereby certify that I recorded 6 get it to you. 7 in shorthand the examination of GOVERNOR RICHARD D. 7 MS. LEVINE: Let's talk for a second. We 8 SNYDER, the deponent in the foregoing deposition; and that have a lot of attorneys testifying. I think they 8 9 prior to the taking of said deposition the deponent was 9 should stop it. 10 first duly sworn, and that the foregoing is a true. MS. NELSON: Correct. 10 11 correct and complete transcript of the testimony of said MS. LEVINE: To the extent that there's a 11 12 transmittal other than this one that exists, we'll deponent. 12 13 ask the State to produce it to us. In response to I further certify that no request was made for 13 submission of the transcript to the deponent for reading the direct request, we've got the production from 14 14 Jones Day with regard to the transmittal. 15 15 and signature and that no such submission was made. MR. GADOLA: I'm confident we can do that. 16 16 I also certify that I am not a relative or MR. SCHNEIDER: That's fine. 17 17 employee of a party or an attorney for a party; or MR. WERTHEIMER: Thank you. 18 18 financially interested in the action. 19 MS. NELSON: Absolutely. 19 MR. WERTHEIMER: Thank you, Governor. 20 20 THE WITNESS: All done? 21 21 LAUREL A. JACOBY, CSR-5059, RPR MR. WERTHEIMER: All done. 22 22 23 THE WITNESS: Okay. Thank you. 23 Notary Public, Oakland County, Michigan VIDEO TECHNICIAN: Deposition's concluded 24 24 My commission expires: 9/1/18 at 12:04 p.m. 25 25 Dated: This 11th day of October, 2013.

	42.10	A ECOME (A)	-l	126.25
Φ.	42:18 actual (1)	AFSCME (2) 10:7;13:4	almost (1) 62:11	136:25 applied (2)
\$	88:14	AFSCME's (1)	alone (1)	138:16,23
440.46	actually (13)	21:24	12:14	applies (1)
\$18 (6)	19:2;27:22;31:18;	afternoon (9)		153:6
52:5,20;54:7,15,19;			along (2)	
56:21	41:6;70:13;77:12;	130:22;134:19,20,	24:17;48:4	apply (3)
\$38 (1)	82:4;89:6;121:24;	25;135:2,14;136:14;	alongside (1)	31:13;124:23;138:6
55:5	131:23;153:25;154:11,	137:1;157:14	15:14	appoint (1)
\$60 (1)	23	again (74)	alternatives (9)	42:23
55:8	actuarial (2)	9:12;14:22;15:16,	42:14;70:1,12,20,22,	appointed (9)
	52:8;117:5	24;18:9;21:5;28:19;	25;71:15;119:6,13	26:17,21;28:9;
[actuaries (3)	29:15;35:7;37:6;	although (1)	41:25;42:1,25;43:2;
-	17:14;18:2,4	39:17;42:21;44:1;	20:25	99:3;100:20
[verbatim] (1)	add (2)	46:2,22;53:23;54:15;	among (7)	appointment (3)
73:16	108:20;145:22	56:8,21;60:25;61:7;	20:3;29:23;102:25;	18:14;100:16,24
	added (2)	62:11;64:12;65:19;	103:13;109:15;	appointments (1)
${f A}$	84:18;146:4	68:5;69:25;70:17;	111:24;112:10	35:11
	adding (1)	75:6,10;77:5;79:22;	amongst (1)	appreciate (7)
ability (2)	85:13	80:15;81:7;82:10,13;	157:18	10:8;28:20;71:4,5;
31:12;92:18	addition (3)	85:22;87:4;89:11;	amount (7)	73:16;100:4;156:13
able (2)	57:21;78:4;116:22	92:13;93:10,12;94:2;	16:24;17:20;53:13;	appreciated (1)
142:17;146:25	additional (5)	100:24;102:6,11;	54:1,11,14,22	71:22
142:17;146:25 Absolutely (3)	9:7;11:3,9;29:3;	103:15,25;104:6;	amounts (1)	appropriate (11)
	52:25	105:9;106:10;109:24;	63:13	31:4;47:11,15,18,23;
88:13;127:7;158:19	address (3)	110:5;116:13;117:8,	analysis (9)	73:14;85:2;89:5;
accept (3)	31:8;55:14;56:20	14,14;118:9,22;119:5,	52:8;55:12,22;	131:19;137:8;149:10
38:19;77:6;112:25	addressed (2)	7,14;130:2;137:11,23;	57:14,17,25;88:14;	appropriately (5)
acceptance (1)	56:23;88:24	139:10,24;142:14;	110:23;149:8	20:14,16;33:9;
78:15	addressing (4)	143:9;147:1,6,7;	and/or (1)	84:17;147:22
accepting (2)	64:24;65:7;82:15;	148:18;152:14;154:21	18:15	appropriations (1)
37:24;38:3	118:16	against (11)	Andrew (1)	11:1
accorded (3)	adequate (1)	20:3;23:14;25:7;	51:21	approval (3)
74:21;75:5,9	117:1	30:6;91:19;92:3,6,7,	Andy (3)	64:24;83:14;150:16
according (2)	adjudicated (1)	12;124:1;141:22	68:15,17;143:2	approve (4)
117:6;138:25	45:16			
account (6)		ago (1) 108:17	announced (1) 48:5	46:7,8,8;81:22
21:1,2;35:4,9,14,21	adjudication (1) 123:5			approved (1) 40:3
accounts (1)		agree (10)	answered (15)	
104:8	adjustment (7)	8:12;19:23;64:9,20;	11:12;75:1;110:18;	approving (2)
accrued (19)	10:21;11:18;44:3;	65:1;94:16;106:17;	111:10;114:2;118:8;	42:20;118:17
30:17;52:5,20;	45:11,14;47:2;151:13	118:20;130:19;156:1	133:24;134:2,6,7;	approximate (1)
54:23;63:13;64:5,17,	administer (1)	agreed (4)	136:8;144:5;147:2;	17:1
22;65:24;66:11,18;	9:21	24:17;33:7;119:23,	148:18,21	approximately (2)
67:10,25;68:10;72:12;	administration (2)	23	anymore (1)	117:7;137:2
85:6,12;86:8;87:3	68:12,16	agreement (11)	119:1	Aquilina (7)
accurate (1)	admission (1)	8:15;14:9;24:25;	Apart (5)	122:22;125:23;
136:1	126:21	32:25;33:2;42:15,20;	77:14;79:19,25;	128:25;129:22;
achieve (1)	adopted (1)	63:17;105:9;108:2;	93:7;94:6	130:22;136:12,16
64:9	45:21	121:8	apologize (4)	area (5)
acknowledged (1)	advantage (2)	agreements (1)	78:6;127:1;147:4;	86:19,20;88:11;
121:8	117:20,22	82:17	156:7	119:19;121:18
acronym (1)	advantages (2)	AG's (2)	Apparently (1)	arena (1)
21:9	118:6,21	136:15,24	155:20	121:11
	advise (1)	ahead (14)	appearance (2)	arguably (1)
Act (11)	128:14	11:12,13;15:2,23;	40:20;41:19	120:25
27:25;28:7,11,17,18;	advisor (1)	113:16,18;114:5;	appeared (1)	argue (1)
29:4,4;131:2;132:2;	101:18	115:19;118:9,11;	75:15	32:21
145:17;146:3	advisors (2)	132:11;143:24;144:2,6	appearing (1)	argued (1)
acted (1)	34:10;87:19	allocable (1)	10:8	85:5
131:2	affiliations (1)	59:3	appears (1)	argument (3)
acting (2)				
100:2,7	35:4 affirmatively (3)	allocated (1) 12:12	140:8	9:10;152:11,13
	antrinanveiv (1)	17:17.	applicability (1)	argumentative (1)
active (3)				
active (3) 48:17;63:13;116:6 activities (1)	113:10;114:3; 117:25	allowed (1) 57:25	147:14 applications (1)	11:8 around (5)

18:13;26:22,25;	attention (7)	28:15;29:7;40:23;	137:21;138:6,17,23,	37:12
39:3;143:22	63:1,9;76:13,19;	103:20;119:21	24;140:24;145:15,23;	beyond (3)
arrive (1)	84:11;116:2;139:13	aware (38)	146:6;147:12;148:5,	20:24;28:5;119:19
47:5	attest (1)	13:25;27:12;49:6;	25;149:8;151:13,18;	big (1)
art (2)	134:15	53:10,14,15,17;55:21;	152:10;153:7	105:6
43:13,23	attorney (31)	59:5;63:15,16,21,23,	bargain (1)	Bill (2)
Article (25)	15:1;25:21;40:3;	25;64:3,15;72:3,10,14,	117:24	72:3;107:3
30:10;75:14,21,23;	51:14;72:3,8,10,14;	16;73:12;79:23;83:24;	based (6)	billion (14)
76:1;120:15,21;121:7;	73:5,20,24;74:3,19,22,	85:4,8;91:18,22;92:11,	17:2;52:7;65:16;	12:6;15:14;17:2;
123:9;124:14,23;	25;75:3,11,24;137:19;	15,16,21,23;94:18,24;	67:12;78:16;123:12	52:5,6,20,21;53:14;
138:5,16,22;139:2;	138:4,11,15,22,25;	95:5,9;128:9;139:6	basic (1)	54:7,15,19;56:22;
145:18;146:13;147:14,	139:7,12,20;140:2;		73:10	117:8;146:23
20;148:12;151:18;	148:10;152:19;153:5	В	basically (2)	Bing (8)
152:1,6,12;153:6	attorney-client (24)		85:14;86:18	34:3;47:25;48:8;
articulate (1)	12:4;14:19;18:25;	back (27)	basis (1)	49:18,22,25;50:6,11
66:17	43:16;45:6;46:19;	15:18;24:13;27:23,	133:19	bit (1)
aside (4)	58:5,6,9;61:5;62:18;	24;32:21,22;51:9;	bears (2)	13:24
122:1;129:14;	68:20;88:12,15;93:11;	53:8;57:18;63:2;	60:10;83:10	Blanchard (1)
131:21,24	110:5,9,10,20;111:3,7,	66:21;76:11;82:11,16;	became (9) 26:24;31:21;102:23;	28:1
aspect (1) 46:14	16;125:3;130:4 attorneys (26)	90:5;94:18;104:1; 106:23;108:1;119:9;		blight (1) 48:17
40:14 aspects (1)	25:24;34:10;39:15,	123:11;130:2;144:11;	109:13,19;111:22; 112:6;113:7;115:6	48:17 board (6)
18:15	18;79:14;81:17;94:13;	148:16;151:1;153:2,21	become (1)	24:22;39:8,10;
assert (2)	98:9;100:7;109:1;	background (3)	151:6	133:15;134:23;136:12
111:16,17	110:22;111:14;112:9;	35:15;37:18;119:25	becoming (5)	Bolger (5)
asserted (2)	113:6;125:5,9,15,15,	bailout (1)	40:23;82:15;103:5;	16:2,8,16;107:10,18
110:9,19	18,19;129:15;134:1,3;	47:16	112:4;139:5	bond (3)
asserting (1)	137:3,7;158:8	Baird (21)	began (3)	15:13,23;50:21
110:17	auditorium (1)	34:1;36:5;39:21;	32:21;101:1,2	book (1)
assertion (1)	25:3	50:10;95:11,14,19,23;	begin (3)	96:4
78:15	August (1)	96:22,24;97:7,10,14,	32:20;79:18;102:21	both (10)
assess (2)	137:22	22;98:1,4,9,15,20,24;	beginning (4)	37:19;43:6;53:16;
18:2;57:4	author (1)	104:18	47:3;89:22;90:9,14	57:5;63:13;106:16,17;
assessment (3)	128:13	bankrupt (1)	behalf (5)	108:3,8;159:5
117:5,11;119:8				
	authorization (15)	107:23	8:6,25;10:7;23:7;	bottom (6)
assessments (1)	18:23;19:8,23;31:2;	bankruptcies (1)	50:5	52:2,3;59:11;63:12;
assessments (1) 117:11	18:23;19:8,23;31:2; 32:8;76:8;79:17;	bankruptcies (1) 15:5	50:5 belief (2)	52:2,3;59:11;63:12; 142:25,25
assessments (1) 117:11 assets (18)	18:23;19:8,23;31:2; 32:8;76:8;79:17; 134:3;148:14,25;	bankruptcies (1) 15:5 bankruptcy (119)	50:5 belief (2) 68:2,3	52:2,3;59:11;63:12; 142:25,25 branch (3)
assessments (1) 117:11 assets (18) 43:12,13,17,22,25;	18:23;19:8,23;31:2; 32:8;76:8;79:17; 134:3;148:14,25; 150:10;151:15;	bankruptcies (1) 15:5 bankruptcy (119) 12:19,25;14:22,25;	50:5 belief (2) 68:2,3 believes (1)	52:2,3;59:11;63:12; 142:25,25 branch (3) 31:16;32:7;148:7
assessments (1) 117:11 assets (18) 43:12,13,17,22,25; 55:12,13,16,16,18,19,	18:23;19:8,23;31:2; 32:8;76:8;79:17; 134:3;148:14,25; 150:10;151:15; 154:10;155:17;157:9	bankruptcies (1) 15:5 bankruptcy (119) 12:19,25;14:22,25; 15:1,17;16:1,4,7;	50:5 belief (2) 68:2,3 believes (1) 58:8	52:2,3;59:11;63:12; 142:25,25 branch (3) 31:16;32:7;148:7 break (2)
assessments (1) 117:11 assets (18) 43:12,13,17,22,25; 55:12,13,16,16,18,19, 23;56:4,5,12,16,24;	18:23;19:8,23;31:2; 32:8;76:8;79:17; 134:3;148:14,25; 150:10;151:15; 154:10;155:17;157:9 authorize (5)	bankruptcies (1) 15:5 bankruptcy (119) 12:19,25;14:22,25; 15:1,17;16:1,4,7; 18:24;29:20,21;30:5;	50:5 belief (2) 68:2,3 believes (1) 58:8 Belle (2)	52:2,3;59:11;63:12; 142:25,25 branch (3) 31:16;32:7;148:7 break (2) 51:3;115:15
assessments (1) 117:11 assets (18) 43:12,13,17,22,25; 55:12,13,16,16,18,19, 23;56:4,5,12,16,24; 57:5	18:23;19:8,23;31:2; 32:8;76:8;79:17; 134:3;148:14,25; 150:10;151:15; 154:10;155:17;157:9 authorize (5) 29:19;53:25;54:10;	bankruptcies (1) 15:5 bankruptcy (119) 12:19,25;14:22,25; 15:1,17;16:1,4,7; 18:24;29:20,21;30:5; 31:8,17,20,20;32:5;	50:5 belief (2) 68:2,3 believes (1) 58:8 Belle (2) 43:13,23	52:2,3;59:11;63:12; 142:25,25 branch (3) 31:16;32:7;148:7 break (2) 51:3;115:15 breakdown (3)
assessments (1) 117:11 assets (18) 43:12,13,17,22,25; 55:12,13,16,16,18,19, 23;56:4,5,12,16,24; 57:5 assist (2)	18:23;19:8,23;31:2; 32:8;76:8;79:17; 134:3;148:14,25; 150:10;151:15; 154:10;155:17;157:9 authorize (5) 29:19;53:25;54:10; 56:14;132:4	bankruptcies (1) 15:5 bankruptcy (119) 12:19,25;14:22,25; 15:1,17;16:1,4,7; 18:24;29:20,21;30:5; 31:8,17,20,20;32:5; 34:9,20,22,23;37:21;	50:5 belief (2) 68:2,3 believes (1) 58:8 Belle (2) 43:13,23 beneficiaries (1)	52:2,3;59:11;63:12; 142:25,25 branch (3) 31:16;32:7;148:7 break (2) 51:3;115:15 breakdown (3) 78:11;133:2,4
assessments (1) 117:11 assets (18) 43:12,13,17,22,25; 55:12,13,16,16,18,19, 23;56:4,5,12,16,24; 57:5 assist (2) 47:8,12	18:23;19:8,23;31:2; 32:8;76:8;79:17; 134:3;148:14,25; 150:10;151:15; 154:10;155:17;157:9 authorize (5) 29:19;53:25;54:10; 56:14;132:4 authorized (4)	bankruptcies (1) 15:5 bankruptcy (119) 12:19,25;14:22,25; 15:1,17;16:1,4,7; 18:24;29:20,21;30:5; 31:8,17,20,20;32:5; 34:9,20,22,23;37:21; 38:19,21,24;44:4;	50:5 belief (2) 68:2,3 believes (1) 58:8 Belle (2) 43:13,23 beneficiaries (1) 12:21	52:2,3;59:11;63:12; 142:25,25 branch (3) 31:16;32:7;148:7 break (2) 51:3;115:15 breakdown (3) 78:11;133:2,4 brief (14)
assessments (1) 117:11 assets (18) 43:12,13,17,22,25; 55:12,13,16,16,18,19, 23;56:4,5,12,16,24; 57:5 assist (2) 47:8,12 assistance (8)	18:23;19:8,23;31:2; 32:8;76:8;79:17; 134:3;148:14,25; 150:10;151:15; 154:10;155:17;157:9 authorize (5) 29:19;53:25;54:10; 56:14;132:4 authorized (4) 16:22;65:2;146:11;	bankruptcies (1) 15:5 bankruptcy (119) 12:19,25;14:22,25; 15:1,17;16:1,4,7; 18:24;29:20,21;30:5; 31:8,17,20,20;32:5; 34:9,20,22,23;37:21; 38:19,21,24;44:4; 45:12;54:1,10;56:15;	50:5 belief (2) 68:2,3 believes (1) 58:8 Belle (2) 43:13,23 beneficiaries (1) 12:21 Benefit (4)	52:2,3;59:11;63:12; 142:25,25 branch (3) 31:16;32:7;148:7 break (2) 51:3;115:15 breakdown (3) 78:11;133:2,4 brief (14) 24:12;51:5;72:14,
assessments (1) 117:11 assets (18) 43:12,13,17,22,25; 55:12,13,16,16,18,19, 23;56:4,5,12,16,24; 57:5 assist (2) 47:8,12 assistance (8) 47:8,12,19,22;48:12,	18:23;19:8,23;31:2; 32:8;76:8;79:17; 134:3;148:14,25; 150:10;151:15; 154:10;155:17;157:9 authorize (5) 29:19;53:25;54:10; 56:14;132:4 authorized (4) 16:22;65:2;146:11; 147:9	bankruptcies (1) 15:5 bankruptcy (119) 12:19,25;14:22,25; 15:1,17;16:1,4,7; 18:24;29:20,21;30:5; 31:8,17,20,20;32:5; 34:9,20,22,23;37:21; 38:19,21,24;44:4; 45:12;54:1,10;56:15; 58:21;59:8;60:14;	50:5 belief (2) 68:2,3 believes (1) 58:8 Belle (2) 43:13,23 beneficiaries (1) 12:21 Benefit (4) 12:19,21;13:6;14:14	52:2,3;59:11;63:12; 142:25,25 branch (3) 31:16;32:7;148:7 break (2) 51:3;115:15 breakdown (3) 78:11;133:2,4 brief (14) 24:12;51:5;72:14, 16,18,19,20;73:12,24;
assessments (1) 117:11 assets (18) 43:12,13,17,22,25; 55:12,13,16,16,18,19, 23;56:4,5,12,16,24; 57:5 assist (2) 47:8,12 assistance (8) 47:8,12,19,22;48:12, 14,16,25	18:23;19:8,23;31:2; 32:8;76:8;79:17; 134:3;148:14,25; 150:10;151:15; 154:10;155:17;157:9 authorize (5) 29:19;53:25;54:10; 56:14;132:4 authorized (4) 16:22;65:2;146:11; 147:9 authorizes (2)	bankruptcies (1) 15:5 bankruptcy (119) 12:19,25;14:22,25; 15:1,17;16:1,4,7; 18:24;29:20,21;30:5; 31:8,17,20,20;32:5; 34:9,20,22,23;37:21; 38:19,21,24;44:4; 45:12;54:1,10;56:15; 58:21;59:8;60:14; 64:25;65:18;66:15,23,	50:5 belief (2) 68:2,3 believes (1) 58:8 Belle (2) 43:13,23 beneficiaries (1) 12:21 Benefit (4) 12:19,21;13:6;14:14 benefits (29)	52:2,3;59:11;63:12; 142:25,25 branch (3) 31:16;32:7;148:7 break (2) 51:3;115:15 breakdown (3) 78:11;133:2,4 brief (14) 24:12;51:5;72:14, 16,18,19,20;73:12,24; 74:24;106:22;140:18;
assessments (1) 117:11 assets (18) 43:12,13,17,22,25; 55:12,13,16,16,18,19, 23;56:4,5,12,16,24; 57:5 assist (2) 47:8,12 assistance (8) 47:8,12,19,22;48:12, 14,16,25 assisted (1)	18:23;19:8,23;31:2; 32:8;76:8;79:17; 134:3;148:14,25; 150:10;151:15; 154:10;155:17;157:9 authorize (5) 29:19;53:25;54:10; 56:14;132:4 authorized (4) 16:22;65:2;146:11; 147:9 authorizes (2) 29:19,24	bankruptcies (1) 15:5 bankruptcy (119) 12:19,25;14:22,25; 15:1,17;16:1,4,7; 18:24;29:20,21;30:5; 31:8,17,20,20;32:5; 34:9,20,22,23;37:21; 38:19,21,24;44:4; 45:12;54:1,10;56:15; 58:21;59:8;60:14; 64:25;65:18;66:15,23, 23;67:5,6,8,10,24;	50:5 belief (2) 68:2,3 believes (1) 58:8 Belle (2) 43:13,23 beneficiaries (1) 12:21 Benefit (4) 12:19,21;13:6;14:14 benefits (29) 12:9,14;13:1;14:8,	52:2,3;59:11;63:12; 142:25,25 branch (3) 31:16;32:7;148:7 break (2) 51:3;115:15 breakdown (3) 78:11;133:2,4 brief (14) 24:12;51:5;72:14, 16,18,19,20;73:12,24; 74:24;106:22;140:18; 153:8,17
assessments (1) 117:11 assets (18) 43:12,13,17,22,25; 55:12,13,16,16,18,19, 23;56:4,5,12,16,24; 57:5 assist (2) 47:8,12 assistance (8) 47:8,12,19,22;48:12, 14,16,25 assisted (1) 47:21	18:23;19:8,23;31:2; 32:8;76:8;79:17; 134:3;148:14,25; 150:10;151:15; 154:10;155:17;157:9 authorize (5) 29:19;53:25;54:10; 56:14;132:4 authorized (4) 16:22;65:2;146:11; 147:9 authorizes (2) 29:19,24 authorizing (4)	bankruptcies (1) 15:5 bankruptcy (119) 12:19,25;14:22,25; 15:1,17;16:1,4,7; 18:24;29:20,21;30:5; 31:8,17,20,20;32:5; 34:9,20,22,23;37:21; 38:19,21,24;44:4; 45:12;54:1,10;56:15; 58:21;59:8;60:14; 64:25;65:18;66:15,23, 23;67:5,6,8,10,24; 76:9;79:17;81:22;	50:5 belief (2) 68:2,3 believes (1) 58:8 Belle (2) 43:13,23 beneficiaries (1) 12:21 Benefit (4) 12:19,21;13:6;14:14 benefits (29) 12:9,14;13:1;14:8, 12,16;29:11,14,16;	52:2,3;59:11;63:12; 142:25,25 branch (3) 31:16;32:7;148:7 break (2) 51:3;115:15 breakdown (3) 78:11;133:2,4 brief (14) 24:12;51:5;72:14, 16,18,19,20;73:12,24; 74:24;106:22;140:18; 153:8,17 briefs (1)
assessments (1) 117:11 assets (18) 43:12,13,17,22,25; 55:12,13,16,16,18,19, 23;56:4,5,12,16,24; 57:5 assist (2) 47:8,12 assistance (8) 47:8,12,19,22;48:12, 14,16,25 assisted (1) 47:21 assume (7)	18:23;19:8,23;31:2; 32:8;76:8;79:17; 134:3;148:14,25; 150:10;151:15; 154:10;155:17;157:9 authorize (5) 29:19;53:25;54:10; 56:14;132:4 authorized (4) 16:22;65:2;146:11; 147:9 authorizes (2) 29:19,24 authorizing (4) 20:3;31:6;64:25;	bankruptcies (1) 15:5 bankruptcy (119) 12:19,25;14:22,25; 15:1,17;16:1,4,7; 18:24;29:20,21;30:5; 31:8,17,20,20;32:5; 34:9,20,22,23;37:21; 38:19,21,24;44:4; 45:12;54:1,10;56:15; 58:21;59:8;60:14; 64:25;65:18;66:15,23, 23;67:5,6,8,10,24; 76:9;79:17;81:22; 83:23;84:15,16;85:10,	50:5 belief (2) 68:2,3 believes (1) 58:8 Belle (2) 43:13,23 beneficiaries (1) 12:21 Benefit (4) 12:19,21;13:6;14:14 benefits (29) 12:9,14;13:1;14:8, 12,16;29:11,14,16; 30:7,12,16,17;31:13;	52:2,3;59:11;63:12; 142:25,25 branch (3) 31:16;32:7;148:7 break (2) 51:3;115:15 breakdown (3) 78:11;133:2,4 brief (14) 24:12;51:5;72:14, 16,18,19,20;73:12,24; 74:24;106:22;140:18; 153:8,17 briefs (1) 74:23
assessments (1) 117:11 assets (18) 43:12,13,17,22,25; 55:12,13,16,16,18,19, 23;56:4,5,12,16,24; 57:5 assist (2) 47:8,12 assistance (8) 47:8,12,19,22;48:12, 14,16,25 assisted (1) 47:21 assume (7) 54:17;74:23;79:6;	18:23;19:8,23;31:2; 32:8;76:8;79:17; 134:3;148:14,25; 150:10;151:15; 154:10;155:17;157:9 authorize (5) 29:19;53:25;54:10; 56:14;132:4 authorized (4) 16:22;65:2;146:11; 147:9 authorizes (2) 29:19,24 authorizing (4) 20:3;31:6;64:25; 132:10	bankruptcies (1) 15:5 bankruptcy (119) 12:19,25;14:22,25; 15:1,17;16:1,4,7; 18:24;29:20,21;30:5; 31:8,17,20,20;32:5; 34:9,20,22,23;37:21; 38:19,21,24;44:4; 45:12;54:1,10;56:15; 58:21;59:8;60:14; 64:25;65:18;66:15,23, 23;67:5,6,8,10,24; 76:9;79:17;81:22; 83:23;84:15,16;85:10, 24;86:7,13,24;89:10;	50:5 belief (2) 68:2,3 believes (1) 58:8 Belle (2) 43:13,23 beneficiaries (1) 12:21 Benefit (4) 12:19,21;13:6;14:14 benefits (29) 12:9,14;13:1;14:8, 12,16;29:11,14,16; 30:7,12,16,17;31:13; 44:15,20;45:4,9,25;	52:2,3;59:11;63:12; 142:25,25 branch (3) 31:16;32:7;148:7 break (2) 51:3;115:15 breakdown (3) 78:11;133:2,4 brief (14) 24:12;51:5;72:14, 16,18,19,20;73:12,24; 74:24;106:22;140:18; 153:8,17 briefs (1) 74:23 bring (3)
assessments (1) 117:11 assets (18) 43:12,13,17,22,25; 55:12,13,16,16,18,19, 23;56:4,5,12,16,24; 57:5 assist (2) 47:8,12 assistance (8) 47:8,12,19,22;48:12, 14,16,25 assisted (1) 47:21 assume (7) 54:17;74:23;79:6; 141:24;148:20;	18:23;19:8,23;31:2; 32:8;76:8;79:17; 134:3;148:14,25; 150:10;151:15; 154:10;155:17;157:9 authorize (5) 29:19;53:25;54:10; 56:14;132:4 authorized (4) 16:22;65:2;146:11; 147:9 authorizes (2) 29:19,24 authorizing (4) 20:3;31:6;64:25; 132:10 Auto (1)	bankruptcies (1) 15:5 bankruptcy (119) 12:19,25;14:22,25; 15:1,17;16:1,4,7; 18:24;29:20,21;30:5; 31:8,17,20,20;32:5; 34:9,20,22,23;37:21; 38:19,21,24;44:4; 45:12;54:1,10;56:15; 58:21;59:8;60:14; 64:25;65:18;66:15,23, 23;67:5,6,8,10,24; 76:9;79:17;81:22; 83:23;84:15,16;85:10, 24;86:7,13,24;89:10; 91:2;92:19;93:3;	50:5 belief (2) 68:2,3 believes (1) 58:8 Belle (2) 43:13,23 beneficiaries (1) 12:21 Benefit (4) 12:19,21;13:6;14:14 benefits (29) 12:9,14;13:1;14:8, 12,16;29:11,14,16; 30:7,12,16,17;31:13; 44:15,20;45:4,9,25; 49:9,14;64:17;66:11;	52:2,3;59:11;63:12; 142:25,25 branch (3) 31:16;32:7;148:7 break (2) 51:3;115:15 breakdown (3) 78:11;133:2,4 brief (14) 24:12;51:5;72:14, 16,18,19,20;73:12,24; 74:24;106:22;140:18; 153:8,17 briefs (1) 74:23 bring (3) 69:13;70:11;123:11
assessments (1) 117:11 assets (18) 43:12,13,17,22,25; 55:12,13,16,16,18,19, 23;56:4,5,12,16,24; 57:5 assist (2) 47:8,12 assistance (8) 47:8,12,19,22;48:12, 14,16,25 assisted (1) 47:21 assume (7) 54:17;74:23;79:6; 141:24;148:20; 153:13;156:1	18:23;19:8,23;31:2; 32:8;76:8;79:17; 134:3;148:14,25; 150:10;151:15; 154:10;155:17;157:9 authorize (5) 29:19;53:25;54:10; 56:14;132:4 authorized (4) 16:22;65:2;146:11; 147:9 authorizes (2) 29:19,24 authorizing (4) 20:3;31:6;64:25; 132:10 Auto (1) 51:15	bankruptcies (1) 15:5 bankruptcy (119) 12:19,25;14:22,25; 15:1,17;16:1,4,7; 18:24;29:20,21;30:5; 31:8,17,20,20;32:5; 34:9,20,22,23;37:21; 38:19,21,24;44:4; 45:12;54:1,10;56:15; 58:21;59:8;60:14; 64:25;65:18;66:15,23, 23;67:5,6,8,10,24; 76:9;79:17;81:22; 83:23;84:15,16;85:10, 24;86:7,13,24;89:10; 91:2;92:19;93:3; 101:23;102:5,10,11;	50:5 belief (2) 68:2,3 believes (1) 58:8 Belle (2) 43:13,23 beneficiaries (1) 12:21 Benefit (4) 12:19,21;13:6;14:14 benefits (29) 12:9,14;13:1;14:8, 12,16;29:11,14,16; 30:7,12,16,17;31:13; 44:15,20;45:4,9,25; 49:9,14;64:17;66:11; 73:7;85:7;86:8;87:3;	52:2,3;59:11;63:12; 142:25,25 branch (3) 31:16;32:7;148:7 break (2) 51:3;115:15 breakdown (3) 78:11;133:2,4 brief (14) 24:12;51:5;72:14, 16,18,19,20;73:12,24; 74:24;106:22;140:18; 153:8,17 briefs (1) 74:23 bring (3) 69:13;70:11;123:11 bringing (1)
assessments (1) 117:11 assets (18) 43:12,13,17,22,25; 55:12,13,16,16,18,19, 23;56:4,5,12,16,24; 57:5 assist (2) 47:8,12 assistance (8) 47:8,12,19,22;48:12, 14,16,25 assisted (1) 47:21 assume (7) 54:17;74:23;79:6; 141:24;148:20;	18:23;19:8,23;31:2; 32:8;76:8;79:17; 134:3;148:14,25; 150:10;151:15; 154:10;155:17;157:9 authorize (5) 29:19;53:25;54:10; 56:14;132:4 authorized (4) 16:22;65:2;146:11; 147:9 authorizes (2) 29:19,24 authorizing (4) 20:3;31:6;64:25; 132:10 Auto (1)	bankruptcies (1) 15:5 bankruptcy (119) 12:19,25;14:22,25; 15:1,17;16:1,4,7; 18:24;29:20,21;30:5; 31:8,17,20,20;32:5; 34:9,20,22,23;37:21; 38:19,21,24;44:4; 45:12;54:1,10;56:15; 58:21;59:8;60:14; 64:25;65:18;66:15,23, 23;67:5,6,8,10,24; 76:9;79:17;81:22; 83:23;84:15,16;85:10, 24;86:7,13,24;89:10; 91:2;92:19;93:3; 101:23;102:5,10,11; 103:19,20,24,24;	50:5 belief (2) 68:2,3 believes (1) 58:8 Belle (2) 43:13,23 beneficiaries (1) 12:21 Benefit (4) 12:19,21;13:6;14:14 benefits (29) 12:9,14;13:1;14:8, 12,16;29:11,14,16; 30:7,12,16,17;31:13; 44:15,20;45:4,9,25; 49:9,14;64:17;66:11;	52:2,3;59:11;63:12; 142:25,25 branch (3) 31:16;32:7;148:7 break (2) 51:3;115:15 breakdown (3) 78:11;133:2,4 brief (14) 24:12;51:5;72:14, 16,18,19,20;73:12,24; 74:24;106:22;140:18; 153:8,17 briefs (1) 74:23 bring (3) 69:13;70:11;123:11
assessments (1) 117:11 assets (18) 43:12,13,17,22,25; 55:12,13,16,16,18,19, 23;56:4,5,12,16,24; 57:5 assist (2) 47:8,12 assistance (8) 47:8,12,19,22;48:12, 14,16,25 assisted (1) 47:21 assume (7) 54:17;74:23;79:6; 141:24;148:20; 153:13;156:1 assumes (2)	18:23;19:8,23;31:2; 32:8;76:8;79:17; 134:3;148:14,25; 150:10;151:15; 154:10;155:17;157:9 authorize (5) 29:19;53:25;54:10; 56:14;132:4 authorized (4) 16:22;65:2;146:11; 147:9 authorizes (2) 29:19,24 authorizing (4) 20:3;31:6;64:25; 132:10 Auto (1) 51:15 availability (1)	bankruptcies (1) 15:5 bankruptcy (119) 12:19,25;14:22,25; 15:1,17;16:1,4,7; 18:24;29:20,21;30:5; 31:8,17,20,20;32:5; 34:9,20,22,23;37:21; 38:19,21,24;44:4; 45:12;54:1,10;56:15; 58:21;59:8;60:14; 64:25;65:18;66:15,23, 23;67:5,6,8,10,24; 76:9;79:17;81:22; 83:23;84:15,16;85:10, 24;86:7,13,24;89:10; 91:2;92:19;93:3; 101:23;102:5,10,11;	50:5 belief (2) 68:2,3 believes (1) 58:8 Belle (2) 43:13,23 beneficiaries (1) 12:21 Benefit (4) 12:19,21;13:6;14:14 benefits (29) 12:9,14;13:1;14:8, 12,16;29:11,14,16; 30:7,12,16,17;31:13; 44:15,20;45:4,9,25; 49:9,14;64:17;66:11; 73:7;85:7;86:8;87:3; 108:6;151:3	52:2,3;59:11;63:12; 142:25,25 branch (3) 31:16;32:7;148:7 break (2) 51:3;115:15 breakdown (3) 78:11;133:2,4 brief (14) 24:12;51:5;72:14, 16,18,19,20;73:12,24; 74:24;106:22;140:18; 153:8,17 briefs (1) 74:23 bring (3) 69:13;70:11;123:11 bringing (1) 27:17
assessments (1) 117:11 assets (18) 43:12,13,17,22,25; 55:12,13,16,16,18,19, 23;56:4,5,12,16,24; 57:5 assist (2) 47:8,12 assistance (8) 47:8,12,19,22;48:12, 14,16,25 assisted (1) 47:21 assume (7) 54:17;74:23;79:6; 141:24;148:20; 153:13;156:1 assumes (2) 128:20;135:8	18:23;19:8,23;31:2; 32:8;76:8;79:17; 134:3;148:14,25; 150:10;151:15; 154:10;155:17;157:9 authorize (5) 29:19;53:25;54:10; 56:14;132:4 authorized (4) 16:22;65:2;146:11; 147:9 authorizes (2) 29:19,24 authorizing (4) 20:3;31:6;64:25; 132:10 Auto (1) 51:15 availability (1) 129:8	bankruptcies (1) 15:5 bankruptcy (119) 12:19,25;14:22,25; 15:1,17;16:1,4,7; 18:24;29:20,21;30:5; 31:8,17,20,20;32:5; 34:9,20,22,23;37:21; 38:19,21,24;44:4; 45:12;54:1,10;56:15; 58:21;59:8;60:14; 64:25;65:18;66:15,23, 23;67:5,6,8,10,24; 76:9;79:17;81:22; 83:23;84:15,16;85:10, 24;86:7,13,24;89:10; 91:2;92:19;93:3; 101:23;102:5,10,11; 103:19,20,24,24; 104:2,11,12,13;105:1,	50:5 belief (2) 68:2,3 believes (1) 58:8 Belle (2) 43:13,23 beneficiaries (1) 12:21 Benefit (4) 12:19,21;13:6;14:14 benefits (29) 12:9,14;13:1;14:8, 12,16;29:11,14,16; 30:7,12,16,17;31:13; 44:15,20;45:4,9,25; 49:9,14;64:17;66:11; 73:7;85:7;86:8;87:3; 108:6;151:3 besides (2)	52:2,3;59:11;63:12; 142:25,25 branch (3) 31:16;32:7;148:7 break (2) 51:3;115:15 breakdown (3) 78:11;133:2,4 brief (14) 24:12;51:5;72:14, 16,18,19,20;73:12,24; 74:24;106:22;140:18; 153:8,17 briefs (1) 74:23 bring (3) 69:13;70:11;123:11 bringing (1) 27:17 broader (1)
assessments (1) 117:11 assets (18) 43:12,13,17,22,25; 55:12,13,16,16,18,19, 23;56:4,5,12,16,24; 57:5 assist (2) 47:8,12 assistance (8) 47:8,12,19,22;48:12, 14,16,25 assisted (1) 47:21 assume (7) 54:17;74:23;79:6; 141:24;148:20; 153:13;156:1 assumes (2) 128:20;135:8 assuming (3)	18:23;19:8,23;31:2; 32:8;76:8;79:17; 134:3;148:14,25; 150:10;151:15; 154:10;155:17;157:9 authorize (5) 29:19;53:25;54:10; 56:14;132:4 authorized (4) 16:22;65:2;146:11; 147:9 authorizes (2) 29:19,24 authorizing (4) 20:3;31:6;64:25; 132:10 Auto (1) 51:15 availability (1) 129:8 available (5)	bankruptcies (1) 15:5 bankruptcy (119) 12:19,25;14:22,25; 15:1,17;16:1,4,7; 18:24;29:20,21;30:5; 31:8,17,20,20;32:5; 34:9,20,22,23;37:21; 38:19,21,24;44:4; 45:12;54:1,10;56:15; 58:21;59:8;60:14; 64:25;65:18;66:15,23, 23;67:5,6,8,10,24; 76:9;79:17;81:22; 83:23;84:15,16;85:10, 24;86:7,13,24;89:10; 91:2;92:19;93:3; 101:23;102:5,10,11; 103:19,20,24,24; 104:2,11,12,13;105:1, 11;106:2,8,11;107:6,	50:5 belief (2) 68:2,3 believes (1) 58:8 Belle (2) 43:13,23 beneficiaries (1) 12:21 Benefit (4) 12:19,21;13:6;14:14 benefits (29) 12:9,14;13:1;14:8, 12,16;29:11,14,16; 30:7,12,16,17;31:13; 44:15,20;45:4,9,25; 49:9,14;64:17;66:11; 73:7;85:7;86:8;87:3; 108:6;151:3 besides (2) 26:13;83:4	52:2,3;59:11;63:12; 142:25,25 branch (3) 31:16;32:7;148:7 break (2) 51:3;115:15 breakdown (3) 78:11;133:2,4 brief (14) 24:12;51:5;72:14, 16,18,19,20;73:12,24; 74:24;106:22;140:18; 153:8,17 briefs (1) 74:23 bring (3) 69:13;70:11;123:11 bringing (1) 27:17 broader (1) 71:25
assessments (1) 117:11 assets (18) 43:12,13,17,22,25; 55:12,13,16,16,18,19, 23;56:4,5,12,16,24; 57:5 assist (2) 47:8,12 assistance (8) 47:8,12,19,22;48:12, 14,16,25 assisted (1) 47:21 assume (7) 54:17;74:23;79:6; 141:24;148:20; 153:13;156:1 assumes (2) 128:20;135:8 assuming (3) 13:5;14:11;45:15	18:23;19:8,23;31:2; 32:8;76:8;79:17; 134:3;148:14,25; 150:10;151:15; 154:10;155:17;157:9 authorize (5) 29:19;53:25;54:10; 56:14;132:4 authorized (4) 16:22;65:2;146:11; 147:9 authorizes (2) 29:19,24 authorizing (4) 20:3;31:6;64:25; 132:10 Auto (1) 51:15 availability (1) 129:8 available (5) 12:16;14:21;47:19;	bankruptcies (1) 15:5 bankruptcy (119) 12:19,25;14:22,25; 15:1,17;16:1,4,7; 18:24;29:20,21;30:5; 31:8,17,20,20;32:5; 34:9,20,22,23;37:21; 38:19,21,24;44:4; 45:12;54:1,10;56:15; 58:21;59:8;60:14; 64:25;65:18;66:15,23, 23;67:5,6,8,10,24; 76:9;79:17;81:22; 83:23;84:15,16;85:10, 24;86:7,13,24;89:10; 91:2;92:19;93:3; 101:23;102:5,10,11; 103:19,20,24,24; 104:2,11,12,13;105:1, 11;106:2,8,11;107:6, 22;110:3,3;116:16,17,	50:5 belief (2) 68:2,3 believes (1) 58:8 Belle (2) 43:13,23 beneficiaries (1) 12:21 Benefit (4) 12:19,21;13:6;14:14 benefits (29) 12:9,14;13:1;14:8, 12,16;29:11,14,16; 30:7,12,16,17;31:13; 44:15,20;45:4,9,25; 49:9,14;64:17;66:11; 73:7;85:7;86:8;87:3; 108:6;151:3 besides (2) 26:13;83:4 best (16)	52:2,3;59:11;63:12; 142:25,25 branch (3) 31:16;32:7;148:7 break (2) 51:3;115:15 breakdown (3) 78:11;133:2,4 brief (14) 24:12;51:5;72:14, 16,18,19,20;73:12,24; 74:24;106:22;140:18; 153:8,17 briefs (1) 74:23 bring (3) 69:13;70:11;123:11 bringing (1) 27:17 broader (1) 71:25 brought (4)
assessments (1) 117:11 assets (18) 43:12,13,17,22,25; 55:12,13,16,16,18,19, 23;56:4,5,12,16,24; 57:5 assist (2) 47:8,12 assistance (8) 47:8,12,19,22;48:12, 14,16,25 assisted (1) 47:21 assume (7) 54:17;74:23;79:6; 141:24;148:20; 153:13;156:1 assumes (2) 128:20;135:8 assuming (3) 13:5;14:11;45:15 attached (1)	18:23;19:8,23;31:2; 32:8;76:8;79:17; 134:3;148:14,25; 150:10;151:15; 154:10;155:17;157:9 authorize (5) 29:19;53:25;54:10; 56:14;132:4 authorized (4) 16:22;65:2;146:11; 147:9 authorizes (2) 29:19,24 authorizing (4) 20:3;31:6;64:25; 132:10 Auto (1) 51:15 availability (1) 129:8 available (5) 12:16;14:21;47:19; 49:7;56:25	bankruptcies (1) 15:5 bankruptcy (119) 12:19,25;14:22,25; 15:1,17;16:1,4,7; 18:24;29:20,21;30:5; 31:8,17,20,20;32:5; 34:9,20,22,23;37:21; 38:19,21,24;444:4; 45:12;54:1,10;56:15; 58:21;59:8;60:14; 64:25;65:18;66:15,23, 23;67:5,6,8,10,24; 76:9;79:17;81:22; 83:23;84:15,16;85:10, 24;86:7,13,24;89:10; 91:2;92:19;93:3; 101:23;102:5,10,11; 103:19,20,24,24; 104:2,11,12,13;105:1, 11;106:2,8,11;107:6, 22;110:3,3;116:16,17, 20;118:15,22,22;	50:5 belief (2) 68:2,3 believes (1) 58:8 Belle (2) 43:13,23 beneficiaries (1) 12:21 Benefit (4) 12:19,21;13:6;14:14 benefits (29) 12:9,14;13:1;14:8, 12,16;29:11,14,16; 30:7,12,16,17;31:13; 44:15,20;45:4,9,25; 49:9,14;64:17;66:11; 73:7;85:7;86:8;87:3; 108:6;151:3 besides (2) 26:13;83:4 best (16) 31:16;32:6;69:24;	52:2,3;59:11;63:12; 142:25,25 branch (3) 31:16;32:7;148:7 break (2) 51:3;115:15 breakdown (3) 78:11;133:2,4 brief (14) 24:12;51:5;72:14, 16,18,19,20;73:12,24; 74:24;106:22;140:18; 153:8,17 briefs (1) 74:23 bring (3) 69:13;70:11;123:11 bringing (1) 27:17 broader (1) 71:25 brought (4) 84:11;98:11;116:2,
assessments (1) 117:11 assets (18) 43:12,13,17,22,25; 55:12,13,16,16,18,19, 23;56:4,5,12,16,24; 57:5 assist (2) 47:8,12 assistance (8) 47:8,12,19,22;48:12, 14,16,25 assisted (1) 47:21 assume (7) 54:17;74:23;79:6; 141:24;148:20; 153:13;156:1 assumes (2) 128:20;135:8 assuming (3) 13:5;14:11;45:15 attached (1) 60:13 attempt (1) 15:20	18:23;19:8,23;31:2; 32:8;76:8;79:17; 134:3;148:14,25; 150:10;151:15; 154:10;155:17;157:9 authorize (5) 29:19;53:25;54:10; 56:14;132:4 authorized (4) 16:22;65:2;146:11; 147:9 authorizes (2) 29:19,24 authorizing (4) 20:3;31:6;64:25; 132:10 Auto (1) 51:15 availability (1) 129:8 available (5) 12:16;14:21;47:19; 49:7;56:25 Avenue (1) 9:19 avenues (1)	bankruptcies (1) 15:5 bankruptcy (119) 12:19,25;14:22,25; 15:1,17;16:1,4,7; 18:24;29:20,21;30:5; 31:8,17,20,20;32:5; 34:9,20,22,23;37:21; 38:19,21,24;44:4; 45:12;54:1,10;56:15; 58:21;59:8;60:14; 64:25;65:18;66:15,23, 23;67:5,6,8,10,24; 76:9;79:17;81:22; 83:23;84:15,16;85:10, 24;86:7,13,24;89:10; 91:2;92:19;93:3; 101:23;102:5,10,11; 103:19,20,24,24; 104:2,11,12,13;105:1, 11;106:2,8,11;107:6, 22;110:3,3;116:16,17, 20;118:15,22,22; 119:20,22;120:24; 121:11,21,22;124:19, 24;125:17;126:2;	50:5 belief (2) 68:2,3 believes (1) 58:8 Belle (2) 43:13,23 beneficiaries (1) 12:21 Benefit (4) 12:19,21;13:6;14:14 benefits (29) 12:9,14;13:1;14:8, 12,16;29:11,14,16; 30:7,12,16,17;31:13; 44:15,20;45:4,9,25; 49:9,14;64:17;66:11; 73:7;85:7;86:8;87:3; 108:6;151:3 besides (2) 26:13;83:4 best (16) 31:16;32:6;69:24; 85:18;90:22;92:9; 114:9;120:21;145:6, 11,25;148:6,8;149:18,	52:2,3;59:11;63:12; 142:25,25 branch (3) 31:16;32:7;148:7 break (2) 51:3;115:15 breakdown (3) 78:11;133:2,4 brief (14) 24:12;51:5;72:14, 16,18,19,20;73:12,24; 74:24;106:22;140:18; 153:8,17 briefs (1) 74:23 bring (3) 69:13;70:11;123:11 bringing (1) 27:17 broader (1) 71:25 brought (4) 84:11;98:11;116:2, 17 budget (1) 10:24
assessments (1) 117:11 assets (18) 43:12,13,17,22,25; 55:12,13,16,16,18,19, 23;56:4,5,12,16,24; 57:5 assist (2) 47:8,12 assistance (8) 47:8,12,19,22;48:12, 14,16,25 assisted (1) 47:21 assume (7) 54:17;74:23;79:6; 141:24;148:20; 153:13;156:1 assumes (2) 128:20;135:8 assuming (3) 13:5;14:11;45:15 attached (1) 60:13 attempt (1) 15:20 attended (5)	18:23;19:8,23;31:2; 32:8;76:8;79:17; 134:3;148:14,25; 150:10;151:15; 154:10;155:17;157:9 authorize (5) 29:19;53:25;54:10; 56:14;132:4 authorized (4) 16:22;65:2;146:11; 147:9 authorizes (2) 29:19,24 authorizing (4) 20:3;31:6;64:25; 132:10 Auto (1) 51:15 availability (1) 129:8 available (5) 12:16;14:21;47:19; 49:7;56:25 Avenue (1) 9:19 avenues (1) 48:24	bankruptcies (1) 15:5 bankruptcy (119) 12:19,25;14:22,25; 15:1,17;16:1,4,7; 18:24;29:20,21;30:5; 31:8,17,20,20;32:5; 34:9,20,22,23;37:21; 38:19,21,24;44:4; 45:12;54:1,10;56:15; 58:21;59:8;60:14; 64:25;65:18;66:15,23, 23;67:5,6,8,10,24; 76:9;79:17;81:22; 83:23;84:15,16;85:10, 24;86:7,13,24;89:10; 91:2;92:19;93:3; 101:23;102:5,10,11; 103:19,20,24,24; 104:2,11,12,13;105:1, 11;106:2,8,11;107:6, 22;110:3,3;116:16,17, 20;118:15,22,22; 119:20,22;120:24; 121:11,21,22;124:19, 24;125:17;126:2; 129:5;131:12,21;	50:5 belief (2) 68:2,3 believes (1) 58:8 Belle (2) 43:13,23 beneficiaries (1) 12:21 Benefit (4) 12:19,21;13:6;14:14 benefits (29) 12:9,14;13:1;14:8, 12,16;29:11,14,16; 30:7,12,16,17;31:13; 44:15,20;45:4,9,25; 49:9,14;64:17;66:11; 73:7;85:7;86:8;87:3; 108:6;151:3 besides (2) 26:13;83:4 best (16) 31:16;32:6;69:24; 85:18;90:22;92:9; 114:9;120:21;145:6, 11,25;148:6,8;149:18, 19;156:14	52:2,3;59:11;63:12; 142:25,25 branch (3) 31:16;32:7;148:7 break (2) 51:3;115:15 breakdown (3) 78:11;133:2,4 brief (14) 24:12;51:5;72:14, 16,18,19,20;73:12,24; 74:24;106:22;140:18; 153:8,17 briefs (1) 74:23 bring (3) 69:13;70:11;123:11 bringing (1) 27:17 broader (1) 71:25 brought (4) 84:11;98:11;116:2, 17 budget (1) 10:24 budgeting (1)
assessments (1) 117:11 assets (18) 43:12,13,17,22,25; 55:12,13,16,16,18,19, 23;56:4,5,12,16,24; 57:5 assist (2) 47:8,12 assistance (8) 47:8,12,19,22;48:12, 14,16,25 assisted (1) 47:21 assume (7) 54:17;74:23;79:6; 141:24;148:20; 153:13;156:1 assumes (2) 128:20;135:8 assuming (3) 13:5;14:11;45:15 attached (1) 60:13 attempt (1) 15:20	18:23;19:8,23;31:2; 32:8;76:8;79:17; 134:3;148:14,25; 150:10;151:15; 154:10;155:17;157:9 authorize (5) 29:19;53:25;54:10; 56:14;132:4 authorized (4) 16:22;65:2;146:11; 147:9 authorizes (2) 29:19,24 authorizing (4) 20:3;31:6;64:25; 132:10 Auto (1) 51:15 availability (1) 129:8 available (5) 12:16;14:21;47:19; 49:7;56:25 Avenue (1) 9:19 avenues (1)	bankruptcies (1) 15:5 bankruptcy (119) 12:19,25;14:22,25; 15:1,17;16:1,4,7; 18:24;29:20,21;30:5; 31:8,17,20,20;32:5; 34:9,20,22,23;37:21; 38:19,21,24;44:4; 45:12;54:1,10;56:15; 58:21;59:8;60:14; 64:25;65:18;66:15,23, 23;67:5,6,8,10,24; 76:9;79:17;81:22; 83:23;84:15,16;85:10, 24;86:7,13,24;89:10; 91:2;92:19;93:3; 101:23;102:5,10,11; 103:19,20,24,24; 104:2,11,12,13;105:1, 11;106:2,8,11;107:6, 22;110:3,3;116:16,17, 20;118:15,22,22; 119:20,22;120:24; 121:11,21,22;124:19, 24;125:17;126:2;	50:5 belief (2) 68:2,3 believes (1) 58:8 Belle (2) 43:13,23 beneficiaries (1) 12:21 Benefit (4) 12:19,21;13:6;14:14 benefits (29) 12:9,14;13:1;14:8, 12,16;29:11,14,16; 30:7,12,16,17;31:13; 44:15,20;45:4,9,25; 49:9,14;64:17;66:11; 73:7;85:7;86:8;87:3; 108:6;151:3 besides (2) 26:13;83:4 best (16) 31:16;32:6;69:24; 85:18;90:22;92:9; 114:9;120:21;145:6, 11,25;148:6,8;149:18,	52:2,3;59:11;63:12; 142:25,25 branch (3) 31:16;32:7;148:7 break (2) 51:3;115:15 breakdown (3) 78:11;133:2,4 brief (14) 24:12;51:5;72:14, 16,18,19,20;73:12,24: 74:24;106:22;140:18; 153:8,17 briefs (1) 74:23 bring (3) 69:13;70:11;123:11 bringing (1) 27:17 broader (1) 71:25 brought (4) 84:11;98:11;116:2, 17 budget (1) 10:24

		T	T	October 9, 2013
Building (2)	care (3)	10:17;148:10	148:8	41:16,18
9:19;11:24	119:13;145:25;	checking (1)	class (1)	competing (1)
bullet (1)	149:18	114:13	119:17	10:23
63:11	careful (3)	Checks (1)	clear (18)	Complaint (2)
burdens (1)	71:7;111:7,16	117:16	8:19;33:2;38:16;	135:13,18
25:2	case (7)	chief (3)	55:15;62:23;71:10;	complete (1)
business (5)	12:19,25;33:19;	34:7;68:15;99:18	75:25;84:4;86:1;94:2;	8:11
11:21;42:5;57:1,5,6	73:25;89:20;96:4;	choosing (1)	105:11,24,25;111:5,	completed (1)
11.21,42.3,37.1,3,0	135:11	83:19	19;117:17;133:2;	9:4
C	cases (7)	chose (2)	151:2	complex (1)
	20:21;53:9;103:19;	83:25;84:4	clearly (3)	116:11
cabinet (1)	121:25,25;124:22;	chosen (1)	54:20;91:16;115:21	complexity (1)
48:4	130:21	87:8	client (2)	145:22
call (15)	cash (4)	Chrysler (1)	24:5,15	compliance (1)
72:25;73:4,9,11;	57:15,17;58:1,25	39:1	close (2)	8:17
137:3,6;138:1,2,7,21;	category (1)	circumstance (5)	40:18;82:18	complies (1)
139:4,6,12;143:25;	24:21	33:13;127:25;	closer (1)	46:24
144:11	cause (8)	130:11,18,20	19:16	concept (1)
called (4)	29:1;53:5;77:21;	citation (3)	Code (1)	98:11
9:25;137:20;144:9,	78:3;82:25;84:14,14;	83:18;87:20;88:4	29:21	concern (14)
24	122:23	cite (1)	Cohen (1)	20:13,16;38:2,9;
calling (1)	Center (1)	142:24	51:14	66:12;86:16,23;87:4,5,
144:8	48:21	cites (1)	coincidental (1)	18;115:10,21;116:10;
calls (9)	certain (8)	87:14	136:19	145:22
13:18;81:16,17,19;	18:15;78:19;90:14;	citizens (17)	comfortable (2)	concerned (8)
97:17,19;113:13;	91:1,18;92:17;95:6;	11:6;12:10;13:4,9,	131:18;146:2	32:9;40:25;70:2;
125:1;136:6	120:18	11;32:12;42:11;47:20;	coming (13)	115:24;119:21;123:8;
came (11)	certainty (3)	48:15;76:3,5;102:17;	71:22;79:4;80:14;	133:7;144:4
19:17;27:25;28:7;	97:20;118:14;	133:7,9;146:1;149:18,	81:2;96:1;109:18;	concerning (2)
33:5;48:4;85:23;	149:12	19	128:7;129:10;136:25;	92:17;97:22
103:8;104:4;116:15;	challenge (1)	City (89)	137:3;142:9;143:16;	concerns (1)
126:6;131:20	28:13	10:15,20;11:23;	149:7	119:20
camera (1)	challenges (4)	14:3,15,21,23;16:10;	commence (2)	conclude (2)
157:1	30:4;38:15;91:9;	17:8;22:18;25:24;	83:15;148:25	78:23;142:23
campaign (3)	101:16	39:15,16,19,24;40:5,9;	commenced (1)	concluded (3)
23:10,14;25:7	challenging (4)	41:3,7,10,14,14,16,18,	18:13	33:11;158:24;
can (44)	18:14;38:6,17;	21;42:3,5,6,8,18,19;	comment (1)	159:10
21:15;22:5;23:19;	105:14	43:7;44:10,16;45:14;	61:1	conclusion (7)
24:18;25:1;32:21;	chances (1)	46:9;47:17;50:14;	commentary (1)	33:7;47:5;93:12;
52:10;56:8;58:8,11;	125:10	52:5,19;55:4,12,17,23;	28:20	131:19;146:18,21;
66:17;69:24;79:21;	change (4)	56:4,11;57:17;59:8;	comments (8)	152:2
86:14;90:22;92:5;	14:7;31:12;131:5,14	60:10;76:9;77:2,7,17;	27:12,14;61:11;	conclusions (1)
94:16;108:20,20;	changes (1)	78:10;85:10,11;86:7;	63:3,4,5;71:13,25	83:1
112:13;113:16;	29:14 Changing (1)	87:3;88:21;94:21; 95:1,9,21,25;96:17,25;	commissioned (2) 18:2,8	concur (1) 132:4
114:12;115:3,12,14, 16;116:25;117:1,22;	Changing (1) 21:8	97:4;98:8;99:24;	commissioning (1)	concurred (1)
121:16,17;126:13;	Chapter (42)	100:8;102:9;103:1,14;	18:10	54:21
134:13;137:16;	12:18,24;13:21;	106:3;108:6;109:16;	committee (1)	condition (1)
141:20;144:19;145:11,	15:2,5,10;16:12,15,23;	111:25;112:11;	117:23	30:6
20;147:7;149:5;	18:8;19:9,10,12;20:4;	113:11;115:8,23;	common (2)	conducting (1)
150:15;153:2,3;158:16	29:21;30:1,4;31:3,14;	119:4;123:11;149:14;	21:6;110:17	8:9
candidacy (3)	32:5,10;45:15;49:4,6,	150:18,25;157:8;	communicate (4)	confer (1)
97:14,22;98:5	10;83:15;102:24;	159:4,5	80:13,18;108:4;	24:4
candidate (8)	103:12;109:14,20;	City's (11)	154:9	conference (1)
36:17,22;37:9,10;	111:24;112:7;113:7;	50:20;54:2,11;	communicated (1)	48:3
49:23;97:12;98:10,17	115:7;117:20;118:1,5;	55:14;57:15;58:1,24;	154:15	conferred (1)
candidates (6)	120:13;142:18,22;	59:4;60:14;83:23;95:2	communication (2)	24:15
33:16;36:14,18;	148:25;150:15	claims (1)	37:22;79:19	confidence (2)
37:13,15;40:13	characterization (2)	15:15	communications (7)	71:19;84:15
capacity (3)	111:18;113:1	clarify (5)	61:21;80:21;126:4;	confident (3)
98:14;100:7;116:8	characterize (2)	13:7;93:25;154:12;	129:13;140:22;	62:10;146:2;158:16
Capitol (1)	71:12;109:24	155:19,23	154:19;155:5	confirm (1)
9:19	check (2)	clarity (1)	compensated (2)	134:13

132:9;138:4 confirmed (1) 109:13:110:8,25; 136:25;137:3 18:6;19:14;26:19; contact (1) 114:2:115:4:117:19: courtesy (5) 43:8:80:10:95:3: 131:11 conflict (6) 40:15 137:25;138:2,7,21; 118:3;137:5;142:4; 96:18:100:21,23; 23:23;40:19,20,24; contacted (2) 144:12 139:4 123:1;127:18;128:15; 72:19;98:16 conversations (30) courtroom (4) 41:13,19 129:5;130:17;131:11 conflicting (2) contained (1) 14:13;16:14;38:12; 131:2,3;134:2,4 dates (3) 13:8;88:22 63:25 42:22;45:2;58:20,23; courts (3) 19:13;100:24,24 20:23;85:18;123:20 confusing (2) contains (4) 93:22;94:6;103:6,8,9; daughter (1) 100:25;151:21 84:20;87:12;88:7; 24:7 107:9,20;108:3; coverage (1) confusion (2) 149:1 109:11;111:14;112:8, 27:8 Day (44) 84:14;145:23 contemplate (2) 9;113:5;115:5;125:2,5, covered (2) 22:15;36:22;37:1,2, 129:11:131:23 6,8,13,14;129:14,20; 5,8,10;39:15,18,24; conjunction (1) 113:21,23 contemplated (1) 87:24 143:21 covers (1) 40:1,6,8,11,19;41:2,4, 82:4 convey (1) 29:17 11,13;72:21;76:7; connection (6) 15:2;35:25;43:19; contemplations (1) 61:11 create (2) 80:8;89:7;95:20,24; 96:2,5;97:1,5;98:21, 44:7;71:16;91:1 82:9 cooperation (1) 90:9,14 content (1) consent (8) 24:16 created (2) 25;122:19,21;124:20; 32:24;33:2;42:15, corporate (1) 25:2;40:19 108:25 132:15;133:16;134:13, 20;82:17;105:9;108:2; context (28) 12:18 creative (1) 24;135:17;144:15; 151:10 23:25;30:19;34:22; Corporation (2) 70:19 154:16;155:21;157:6; consentual (3) 42:19;44:3;52:22; 12:20;42:17 credentials (1) 158:15 15:21;47:5;118:19 54:19;55:3;56:13; corrected (2) 98:18 days (8) consider (14) 63:16;72:1;80:15; 149:23;158:3 creditor (1) 72:21;89:1;103:20; 20:9,10;36:25;37:4; 81:15;82:22;97:10; correcting (1) 59:12 123:23;124:3;129:17; 40:6,18;41:9;83:21; 98:9;104:7;105:10; 135:16 creditors (25) 130:14;137:24 85:10,12,19;86:4; 106:1;107:23;109:21; 11:24;12:6;14:1,3; **Day's** (1) Corrections (1) 15:13,18,23,25;22:19; 147:18,19 110:24;111:11,19; 48:21 40:4 consideration (4) 112:22;118:12;130:5; costs (1) 46:4;47:1;50:21,22; DC (1) 35:8;43:18;82:1; 149:10 23:2 57:18;60:11,15;62:8; 101:17 132:18 contingencies (14) Council (1) 77:3,8;107:5;116:9; deal (9) considered (4) 29:25;31:5;83:11, 42:20 119:18;128:6;132:25; 11:10;48:25;70:2; 59:9;84:8;85:13; 16,19,23,24;84:8,13, counsel (53) 110:2:117:22:121:10: 151:7 86:6 25;86:19,22;145:15,21 25:12,13;26:14; creditor's (1) 127:24;143:5;146:15 considering (4) contingency (21) 36:23;58:7;61:23; 151:1 dealerships (1) 19:10,12:37:13; 62:2,9,13,22;68:9,22; crisis (1) 39:2 31:1;33:19;84:21; 86:19 85:2,20;86:21;87:2,8, 69:5,9,12;70:9;72:2; 149:13 dealing (4) 38:23;48:18;101:14; consistency (1) 12;88:7;145:17; 82:23;83:24;84:12; criteria (6) 146:13,22;147:10,20; 87:19,24,25;88:3; 20:17;34:13,17,19; 83:5 123:21 148:12;149:2,21,22; 37:18:106:17 dealt (1) consistent (3) 89:17;93:7,16,23,24; 127:11;139:1; 150:1,10 94:7,11,22;95:2;97:21; criticized (1) 124:14 147:12 contingent (2) 99:6,9;102:7,12; 27:10 debtor (3) **Constitution (20)** 85:11;86:7 103:17,22;108:22; crystal (1) 150:15,17,19 continuation (1) 30:11,13,15;32:2,4; 109:11,22;110:15; 75:25 debts (3) 111:21;123:25;125:2; 32:22 current (3) 11:6,18;47:17 46:25;72:11;73:6; continue (3) 75:25;76:3,5;85:6,15; 132:6,10;139:24; 13:6;55:4;65:16 December (2) 8:20;118:25;148:5 99:1;120:16;123:10; 146:4;156:1;159:9 currently (2) 27:3;33:4 counsel's (2) 42:8;63:14 DeCHIARA (21) 124:15;145:18; continued (5) 32:25;65:17;81:7, 146:24;150:5 88:10;135:19 cut (12) 51:12,13;58:13; constitutional (4) 10;101:3 country (1) 69:16;70:4,16,22; 59:22;60:8;62:20; 73:15;121:1,23; continuing (5) 38:17 71:14;85:11;86:8; 68:23;69:3;70:7;74:7, 139:16 9:2;78:8,13;118:18; couple (7) 87:3;142:13,17,21; 12,16;75:13,20;88:17; 107:8;108:12,17; 150:20 92:8,10;94:5,17;96:14; constitutionality (1) 119:12 contractual (3) 130:14;137:23; **cuts (9)** 106:18 18:14 **Constitutions (1)** 30:19;121:24;122:2 144:23;145:2 decide (1) 63:12;64:5,17,22; contributed (2) 65:14,23;66:10,18; 31:25 course (1) 65:6 23:14;25:6 68:10 decided (2) construed (1) 151:5 contributions (1) court (22) cutting (1) 85:20;145:14 113:9 9:5;20:1;44:4;51:18; deciding (1) consult (2) 23:10 73:7 139:20,23 control (1) 60:9;74:23;75:13; 45:20 D consultants (6) 22:24 78:12;107:5;122:7; decision (26) 19:21;34:11;38:10; 17:14;34:9;142:9, conversation (16) 123:6,7,12;125:11; date (19) 12;143:13,17 43:11;62:4;81:13; 130:21;132:15,17; 39:5,6,7,14,16,17; 90:12,24;91:13; 133:14,18;134:25; 8:13,14;9:11,14; 46:9;54:9;56:14; consulted (2)

74:24;82:2,5,5;83:3;
84:7,25;89:3;123:2,4; 131:18;132:9,13;
150:13
decisionmaker (1) 45:19
decisionmaking (2)
77:17;82:21 decision-making (3)
39:23;40:12;132:21 decisions (5)
10:25;44:9;45:13;
106:3;149:9 Declaration (1)
60:13
defend (2) 76:2,5
deferential (1)
41:1 deficiencies (1)
29:1
defined (2) 12:21;101:21
definition (1) 30:22
definitively (1)
141:24 degree (3)
18:20;35:23;38:9
delay (4) 77:10;84:14;136:15;
145:23
deliberation (1) 20:18
deliver (1)
42:11 Dennis (2)
99:14,18
Department (3) 48:21,23;59:4
depend (2) 11:16;14:9
depending (1)
11:17 deposition (32)
9:17;10:8;21:14,18,
22;25:11,25;26:3,13; 51:7;59:20;60:6;
75:18;89:20;96:12;
102:20,21;108:13; 109:2;111:4,6,17;
126:18;131:11;141:4;
144:25;145:10; 153:19;159:8,10,13,13
depositions (3)
8:10,21;96:4 Deposition's (1)
158:24 describe (3)
46:23;86:9,10
described (1) 116:4
designating (1)

145:3
detail (2)
128:19;140:11
detailed (1)
130:12
details (1)
69:23
Detention (1)
48:21
determination (6)
32:7;33:5;40:10;
41:4;53:25;59:7
determine (3)
53:6;77:22;148:11
Detroit (96)
10:15,20;11:10,23;
12:10;13:3,9,11;14:3,
15,21;16:1,10;17:8,18;
18:3,24;20:8;22:18,20;
25:25;31:3;32:16;
34:2,16,24;35:3;36:23;
37:19;39:16,24;40:5,
10;41:3,7,14,15,17,18,
21;42:3,6,6,11,16,18;
43:7,14,25;44:11,16;
45:5,11;46:5,9;47:8,
12,17;48:4,13,20,22;
50:15;53:25;54:10;
55:5,13,23;60:11;
75:15;76:9;82:5;
85:10;88:21;94:21;
95:1,9,21,25;96:17,17;
97:9;98:8;99:24;
105:1;106:3;107:21,
23;133:7,9;136:13;
146:1,15;147:11;
149:14;150:18
Detroit's (12)
16:22;19:8;30:4;
59:3;67:25;68:10;
92:18;98:22;101:8;
104:11,23,25
developing (1)
46:23
development (2) 46:16,21
40:10,21 dialogue (1)
78:13
dictatorship (1)
27:10
differences (1)
29:10
different (11)
20:23;30:21;41:20;
44:22;57:7;81:3;
118:20;119:18;123:5;
142:9;151:19
differently (1)
30:24
differing (1)
17:15
difficult (10)
41:9;71:2,5,8;84:10;

	121:9;139:5;146:14;
	147:17;149:11 difficulty (1)
	116:3 Dillon (18)
	34:5;39:21;51:22;
	60:1;68:15,17;69:8,11 13;70:3,15;125:9;
	140:23;141:10;142:1, 20;143:2,21
	Dillon's (1)
	71:12 diminished (2)
	13:14;30:20 diminution (1)
	13:5
, 3;	direct (2) 63:1;158:14
);	directing (1) 26:8
3;	directly (2)
3,	139:22;140:1 disagree (3)
;	65:1;110:23;111:3 discharge (2)
	90:10,16
	discovery (2) 9:3;141:9
	discuss (14) 42:2;47:7;49:4,8;
7;	58:4;68:8,13,17;69:19; 90:4;93:6;98:20;
,	102:5;103:18
	discussed (13) 19:3;34:17;49:21;
	68:5;72:1;90:1,14;
	91:1;98:4;101:22; 102:2,14;112:10
	discussing (3) 102:3;104:13;
	112:21
	discussion (21) 13:24;40:16;44:1;
	58:24;77:3;81:9; 84:12;89:13;91:5,6;
	103:23;110:1;111:9;
	113:24,25;115:21; 116:14;117:4;119:3,
	15;125:1 discussions (51)
	11:21;12:1,3;14:18;
	16:3,6;38:14;40:17; 41:24;43:5,15;44:18;
	46:12,18;49:5,12,18; 50:4:58:14 16 18:
;	50:4;58:14,16,18; 68:21;69:4,7,8,11;
	77:9;79:23;89:11,25; 93:10,14,15,17;94:8;
	97:13,15,21;102:24; 103:12,16;110:4;
	111:23;112:18,19;
	116:23;124:21;130:3; 132:5;139:24;152:16

```
dismissed (1)
                          During (26)
  84:11
                             18:18;34:12;37:1,5,
dispute (2)
                             16;41:24;42:15,24;
  91:4,16
                             43:1,9,20;44:12,13;
disputing (2)
                             47:6;49:3,12,16;50:2;
  53:12,15
                             90:25;103:19;105:4;
disqualifying (1)
                             116:8,25;118:13;
  40:6
                             119:9;154:16
Diversity (1)
                          duties (2)
  21:9
                             73:17,19
document (25)
                          duty (1)
  8:11;9:7;47:3;51:17;
                            9:6
  59:17;60:10,12,16,21;
  76:18;96:6,9,16;
                                     \mathbf{E}
  127:13,17,21,23;
  128:1,5,8,14,18,20;
                          earlier (17)
  155:5;157:14
                             68:6;72:1;87:21;
documentary (1)
                             103:19;129:17;
  156:5
                             134:21;143:23;154:6,
documents (10)
                             11,16,21,25;155:10,
  8:22,23;9:1;26:2,5;
                             21;157:13;158:5;
  128:3;134:12;159:3,4,
                             159:3
                          earliest (1)
dollar (7)
                             155:24
  12:6;15:14;16:24;
                          early (12)
  17:2,21;55:5,8
                             28:15,18;32:25;
dollars (1)
                            46:22;50:8;107:5,9,21;
  117:8
                             140:23;143:2,14;144:7
done (24)
                          easier (1)
  17:14;33:9;42:19;
                             110:2
  44:4;52:25;56:1,19;
                          Economic (1)
  57:16,25;117:8;
                             42:17
  118:19;123:13;126:7;
                          effect (4)
  132:12;134:8,9;
                             28:2;68:24;129:24;
  136:21;144:7;146:22;
                             153:8
  149:15;153:14;
                          effective (3)
  155:21;158:21,22
                             26:17,25;100:24
donor (2)
                          efficient (1)
  22:12,15
                             42:10
donors (10)
                          effort (7)
  21:11,25;22:9,19,20,
                             20:12;47:1;71:6;
  20;23:9,13,15;24:20
                             105:16;106:10;143:5;
double-check (1)
                             156:7
  154:13
                          efforts (5)
double-checking (1)
                             20:7;47:9,13;90:7;
  114:23
                             123:11
down (6)
                          eight (4)
  29:8;44:2;72:8;
                             77:13;131:13;
  115:15;116:15;130:13
                             136:16;141:2
draft (2)
                          either (8)
  60:22;61:1
                             22:18;31:9;40:6;
drafting (1)
                             61:20;108:3;125:14;
  29:5
                             140:1;143:22
drafts (3)
                          elected (1)
  46:6,22;60:20
                            78:10
draw (1)
                          element (1)
  76:19
                             54:4
drove (1)
                          elements (1)
  136:13
                             30:8
DTMI (1)
                          eligibility (5)
  96:19
                             21:13,23,24;23:18,
duly (1)
                             20
  9:25
                          Ellsworth (1)
```

10;131:4,24;137:18; 142:1;144:18 entered (1)	Exhibit (36) 51:7,18;59:11,20,24;	8:7;9:3,6;20:21; 41:3;42:15;48:3;	132:8;146:2 few (5)	116:3 fine (8)
	, , , ,			
	73:14	fact (27)	felt (2)	finding (1)
114:17;126:16;128:10,	exercising (1)	97:17	115:2	154.7,155.24,150.8,
enough (11) 108:11;112:24;	executed (1) 149:17	face-to-face (1)	feel (4) 52:10;76:16;77:5;	8:16;136:18;137:16; 154:7;155:24;156:8;
45:1;77:18	148:1	F	50:8;61:3,4;140:19	find (7)
engaged (2)	execute (1)	T-3	feedback (4)	57:4;132:25;133:6
77:3,9	19;146:6;149:3	105:14	150:4,9;152:5,11	12;34:10;35:19;55:14
engage (2)	84:22;87:13;88:8,	extremely (1)	87:11;88:6;149:1,25;	5;30:17;32:16,19;33:6,
21:9	executable (6)	43:7	84:20;85:15;86:24;	10:14,15,19;17:2,5,
Energy (1)	28:7;72:7;77:10	external (1)	12,16,21;48:6;67:7;	financial (17)
ending (1) 20:22	Excuse (3)	140:11;151:3,5; 158:11;159:6	12:20;13:14;47:8,	finality (1) 118:23
136:15	excluding (1) 125:14	115:12,14,17;125:1;	104:15 federal (19)	39:5,6;123:22 finality (1)
ended (1)	111:14	13:13;14:5;58:1;	February (1)	final (3)
128:8	excluded (1)	extent (12)	154:15	11;155:6;157:16,16
75:23;83:17;86:22;	73:10	37:14,20;57:16	faxed (1)	19;146:11,14;147:10,
22:4;50:9;65:23;	exchange (1)	extensive (3)	157:13	139:17;142:17;145:15
end (7)	48:16;77:12	8:14;131:22	fax (1)	132:19;135:5,6;
27:2,11;28:25	examples (2)	extended (2)	34:15	129:21;130:6;131:6;
42:9;88:21 enacted (3)	example (3) 108:1;128:5;147:12	extend (1) 8:12	25:9;41:10;108:5 favorably (1)	117:20;118:1;124:19; 125:16;128:20,24;
employees (2)	10:1	145:16	favor (3)	113:8;115:7;116:17;
38:21	examined (1)	expressly (1)	118:19;149:16	20;111:24;112:8;
emphasizing (1)	145:13	37:23	20:15;105:13;	105:1;106:8;109:14,
152:9;154:9;155:18	10:2;51:11;106:25;	expressed (1)	fashion (4)	25;103:12,24;104:11;
150:3;151:2,17,23;	EXAMINATION (4)	96:24	132:13;144:20,22	86:7;87:2;91:2;102:9,
146:15;147:11,16;	92:1;112:5;145:9	46:10;70:15;71:21;	far (3)	83:16,23;84:9;85:11;
12;122:1;130:23; 133:6;138:25;145:24;	54:18;115:14 exactly (3)	16:11;38:2;44:14;	37:20;101:15,16	49:4;54:10;56:15; 58:21;76:9;81:22;
113:7;115:6;120:11, 12;122:1;130:23;	exact (2) 54:18;115:14	70:25 express (7)	34:19;35:2 family (3)	18:8;20:4;30:5;31:3; 49:4;54:10;56:15;
19;111:22;112:4,7;	135:9	exploring (1)	familiarity (2)	16:4,7,12,15,23;
102:23;103:5;109:14,	evidence (1)	70:24;71:16	59:15,17	filing (59)
100:16,20;101:25;	119:23	explored (2)	18:12;27:8;51:23;	148:11;153:8
97:8,11,12;98:11;99:3;	everyone (1)	110:25	familiar (5)	137:6,21;140:24;
50:16;51:20;57:22;	25:17	explained (1)	106:10;133:3,4	12,13,17,18;136:17;
44:10,16;49:17,24;	everybody's (1)	42:4;141:20	78:16,23;105:16;	25;134:23;135:9,11,
41:8,25;42:1;43:1,2;	151:7	explain (2)	23,24;77:2,8,18,24;	125:24;124:3,18; 125:16,22;132:19,24,
36:15,25;37:4,24;38:4, 7;39:7,10;40:14,23;	128:18;130:16 everybody (1)	expertise (1) 119:19	faith (15) 14:3;15:19;23:22,	93:4;122:11,19,22; 123:24;124:5,18;
33:6,12,14;34:16;	event (2)	39:1	24:18	89:10;91:19;92:3,17;
29:20;32:15,15,18,18;	124:24;130:4;148:21	37:20;38:20,21,23;	fairly (1)	20;73:25;78:5,20;
26:17;28:1,9,13,16;	118:19;120:25;	34:23;35:17,22;	144:18	60:13;72:14,16,18,19
18:15,16;23:2;	45:21;86:18;110:16;	experience (8)	131:4;137:18;142:1;	16:1;19:25;30:5;
emergency (73)	even (8)	23:3;24:24;25:1,4	126:16;128:10,10;	filed (41)
143:22	52:24	expenses (4)	71:12;108:11;112:24;	120:2;129:5;131:19;
158:1,1 emails (1)	52:23 evaluations (1)	expecting (1) 79:1	fair (13) 14:25;15:7,22;	79:17;92:18;120:13; 126:2;129:5;131:19;
157:6,8,10,13,21;	evaluation (1)	158:12	136:5	54:1;73:11;78:10;
14;155:13,15,16;	17:22	exists (1)	83:1;135:8,16,25;	18:23;19:8;29:20;
3,4,13,15,17;154:7,8,	estimate (1)	30:7;119:12	11:17;67:12;78:5;	file (13)
142:24;143:19;144:1,	34:13	existing (2)	facts (8)	107:12
140:5,14;141:9,17,25;	establish (1)	120:16	129:6	figures (1)
63:6;137:12,14;	essentially (1) 99:20	existed (1)	factors (1)	141:15
125:13;151:7 email (29)	73:22;136:17	154:21,22;155:9; 159:13	factor (1) 35:7	figure (4) 17:4,22;114:18;
94:8;111:2;123:13;	entitled (2)	8;142:24;153:19,25;	142:24;151:25	76:2,4
78:22;80:13;86:11;	85:5	127:3;140:4,20;141:4,	133:14,17,20;134:1;	fight (2)
45:22;61:19;73:2;	entities (1)	126:13,18,21,22,25;	130:6,20;132:13;	9:4
26:12;33:25;39:9;	11:16;76:17,18	96:10,12,16,20;	93:7,23;94:8;110:1;	fifth (1)
else (14)	entire (3)	75:14,18,21;76:11;	78:19;84:18;89:8;	123:23;124:3
25:23	1 A'A	60.2 3 6 10.63.10 24.	53.14.61.24.77.18.23.	28:8;72:21;94:18;
• (4.4)	8:8	60:2,3,6,10;63:10,24;	53:14;61:24;77:18,23;	28:8;72:21;9

		1	1	T
25:14;37:21;109:3;	foundation (7)	89:11;92:4;101:12;	Governor's (1)	119:13
114:24;126:15;	13:19;111:1;113:12;	116:14;121:3;135:10,	99:23	heard (2)
141:16;156:10;158:17	121:15;135:23;136:6;	18;137:19;138:4,11,	graduated (1)	103:10;116:25
finish (3)	152:22	15,25;139:7,12,17,20;	120:1	hearing (4)
52:9;93:25;94:2	four (1)	148:10;152:19;153:5	granted (1)	33:8,20;125:23;
firm (7)	83:9	Generally (16)	20:6	128:25
10:6;40:23;41:20,	fourth (2)	18:17;59:17;61:2;	grappling (1)	hearings (2)
21;51:14;95:20;98:12	8:17;9:1	89:24;90:1;92:16;	38:10	122:24;133:18
firms (5)	frame (7)	95:4;98:6,8;99:13;	greater (3)	help (7)
22:18;94:20,25;	65:11;66:9;90:18,	105:2,23;122:25;	10:14,14,19	10:20,22;11:10;
95:6,10	22,25;116:14;158:5	123:19;133:10;146:19	GREEN (2)	25:4;28:15;47:19;
first (14)	framed (3)	General's (2)	157:5;159:1	101:19
9:25;13:12;19:11;	145:10;147:22;	138:22;140:2	Greg (3)	helped (1)
77:14;80:2;83:13; 84:24;91:20;92:16;	148:4 free (6)	Gets (3) 100:25;119:16;	99:16,20;140:5 grounds (1)	50:2 helper (1)
106:15;123:24;129:1;	52:10;75:15;76:17;	139:13	68:20	101:18
144:1,13	77:5;115:2;150:6	gist (1)	group (4)	helpful (6)
flexibility (2)	frequency (1)	73:11	25:14;62:12;107:3;	39:2;87:20;148:19;
67:6;119:22	100:13	Given (8)	122:18	153:1;156:22;157:2
flow (4)	frequent (1)	13:20;33:13;66:9;	groups (1)	helping (1)
57:15,17;58:2,25	99:15	101:16;121:10;133:3;	50:18	106:3
Flowers (5)	Friday (3)	145:23;157:6	Growth (1)	helps (1)
8:6;20:1;92:6;107:3;	126:3,5;131:24	gives (1)	42:17	137:22
122:10	front (6)	128:18	Guaranty (1)	hereby (1)
focus (2)	48:17;123:3;128:25;	giving (3)	12:19	159:8
84:24;105:17	130:22;136:12,16	90:20;143:15;146:9	guess (1)	here's (1)
focusing (2)	full (1)	goes (11)	157:14	47:3
66:19;106:13 follow (5)	148:20	10:25;23:22,23; 27:23,24;32:22;45:15;	guy (1) 152:4	hesitancy (1) 37:24
18:19;71:24;73:17;	fully (1) 143:17	52:10;82:15;94:15;	guys (1)	high (2)
85:25;148:8	fund (9)	124:24	114:17	90:3,6
Following (4)	10:22;21:9,11,25;	Good (24)	11111	higher (2)
			H	
28:11;73:18;117:9; 148:24	22:1;23:4;25:1,6; 141:21	10:4,5;14:3;15:19; 23:22,23,24;24:7;	Н	53:16;54:17 highly (1)
28:11;73:18;117:9; 148:24 follows (1)	22:1;23:4;25:1,6;	10:4,5;14:3;15:19;	half (4)	53:16;54:17 highly (1) 82:17
28:11;73:18;117:9; 148:24 follows (1) 10:1	22:1;23:4;25:1,6; 141:21 funded (3) 12:15;151:3,6	10:4,5;14:3;15:19; 23:22,23,24;24:7; 49:23;51:13;77:2,8,18, 24;78:16,23;87:19;	half (4) 28:21;91:20;109:6;	53:16;54:17 highly (1) 82:17 himself (1)
28:11;73:18;117:9; 148:24 follows (1) 10:1 followup (3)	22:1;23:4;25:1,6; 141:21 funded (3) 12:15;151:3,6 funding (1)	10:4,5;14:3;15:19; 23:22,23,24;24:7; 49:23;51:13;77:2,8,18, 24;78:16,23;87:19; 105:16;106:10;	half (4) 28:21;91:20;109:6; 117:7	53:16;54:17 highly (1) 82:17 himself (1) 79:10
28:11;73:18;117:9; 148:24 follows (1) 10:1 followup (3) 71:24;144:13;146:8	22:1;23:4;25:1,6; 141:21 funded (3) 12:15;151:3,6 funding (1) 117:4	10:4,5;14:3;15:19; 23:22,23,24;24:7; 49:23;51:13;77:2,8,18, 24;78:16,23;87:19; 105:16;106:10; 121:20;129:12,13;	half (4) 28:21;91:20;109:6; 117:7 hand (1)	53:16;54:17 highly (1) 82:17 himself (1) 79:10 hire (3)
28:11;73:18;117:9; 148:24 follows (1) 10:1 followup (3) 71:24;144:13;146:8 follow-up (1)	22:1;23:4;25:1,6; 141:21 funded (3) 12:15;151:3,6 funding (1) 117:4 Funds (5)	10:4,5;14:3;15:19; 23:22,23,24;24:7; 49:23;51:13;77:2,8,18, 24;78:16,23;87:19; 105:16;106:10; 121:20;129:12,13; 133:3,4	half (4) 28:21;91:20;109:6; 117:7 hand (1) 156:24	53:16;54:17 highly (1) 82:17 himself (1) 79:10 hire (3) 41:4;96:25;97:4
28:11;73:18;117:9; 148:24 follows (1) 10:1 followup (3) 71:24;144:13;146:8 follow-up (1) 107:8	22:1;23:4;25:1,6; 141:21 funded (3) 12:15;151:3,6 funding (1) 117:4 Funds (5) 22:4;50:24;53:11,	10:4,5;14:3;15:19; 23:22,23,24;24:7; 49:23;51:13;77:2,8,18, 24;78:16,23;87:19; 105:16;106:10; 121:20;129:12,13; 133:3,4 government (2)	half (4) 28:21;91:20;109:6; 117:7 hand (1) 156:24 handle (1)	53:16;54:17 highly (1) 82:17 himself (1) 79:10 hire (3) 41:4;96:25;97:4 hired (4)
28:11;73:18;117:9; 148:24 follows (1) 10:1 followup (3) 71:24;144:13;146:8 follow-up (1) 107:8 form (11)	22:1;23:4;25:1,6; 141:21 funded (3) 12:15;151:3,6 funding (1) 117:4 Funds (5) 22:4;50:24;53:11, 17;124:4	10:4,5;14:3;15:19; 23:22,23,24;24:7; 49:23;51:13;77:2,8,18, 24;78:16,23;87:19; 105:16;106:10; 121:20;129:12,13; 133:3,4 government (2) 25:2;47:16	half (4) 28:21;91:20;109:6; 117:7 hand (1) 156:24 handle (1) 42:17	53:16;54:17 highly (1) 82:17 himself (1) 79:10 hire (3) 41:4;96:25;97:4 hired (4) 94:20;95:1,21,24
28:11;73:18;117:9; 148:24 follows (1) 10:1 followup (3) 71:24;144:13;146:8 follow-up (1) 107:8 form (11) 13:19;60:17;103:2;	22:1;23:4;25:1,6; 141:21 funded (3) 12:15;151:3,6 funding (1) 117:4 Funds (5) 22:4;50:24;53:11, 17;124:4 further (6)	10:4,5;14:3;15:19; 23:22,23,24;24:7; 49:23;51:13;77:2,8,18, 24;78:16,23;87:19; 105:16;106:10; 121:20;129:12,13; 133:3,4 government (2) 25:2;47:16 Governor (65)	half (4) 28:21;91:20;109:6; 117:7 hand (1) 156:24 handle (1) 42:17 handwriting (1)	53:16;54:17 highly (1) 82:17 himself (1) 79:10 hire (3) 41:4;96:25;97:4 hired (4) 94:20;95:1,21,24 historic (1)
28:11;73:18;117:9; 148:24 follows (1) 10:1 followup (3) 71:24;144:13;146:8 follow-up (1) 107:8 form (11) 13:19;60:17;103:2; 112:1;113:12;118:4;	22:1;23:4;25:1,6; 141:21 funded (3) 12:15;151:3,6 funding (1) 117:4 Funds (5) 22:4;50:24;53:11, 17;124:4 further (6) 9:9;17:13;65:4;	10:4,5;14:3;15:19; 23:22,23,24;24:7; 49:23;51:13;77:2,8,18, 24;78:16,23;87:19; 105:16;106:10; 121:20;129:12,13; 133:3,4 government (2) 25:2;47:16 Governor (65) 8:21;9:17,22,24;	half (4) 28:21;91:20;109:6; 117:7 hand (1) 156:24 handle (1) 42:17 handwriting (1) 131:13	53:16;54:17 highly (1) 82:17 himself (1) 79:10 hire (3) 41:4;96:25;97:4 hired (4) 94:20;95:1,21,24 historic (1) 55:6
28:11;73:18;117:9; 148:24 follows (1) 10:1 followup (3) 71:24;144:13;146:8 follow-up (1) 107:8 form (11) 13:19;60:17;103:2;	22:1;23:4;25:1,6; 141:21 funded (3) 12:15;151:3,6 funding (1) 117:4 Funds (5) 22:4;50:24;53:11, 17;124:4 further (6) 9:9;17:13;65:4; 153:10;156:12;159:8	10:4,5;14:3;15:19; 23:22,23,24;24:7; 49:23;51:13;77:2,8,18, 24;78:16,23;87:19; 105:16;106:10; 121:20;129:12,13; 133:3,4 government (2) 25:2;47:16 Governor (65)	half (4) 28:21;91:20;109:6; 117:7 hand (1) 156:24 handle (1) 42:17 handwriting (1)	53:16;54:17 highly (1) 82:17 himself (1) 79:10 hire (3) 41:4;96:25;97:4 hired (4) 94:20;95:1,21,24 historic (1)
28:11;73:18;117:9; 148:24 follows (1) 10:1 followup (3) 71:24;144:13;146:8 follow-up (1) 107:8 form (11) 13:19;60:17;103:2; 112:1;113:12;118:4; 121:15;135:22;136:6; 152:22;156:5 formal (3)	22:1;23:4;25:1,6; 141:21 funded (3) 12:15;151:3,6 funding (1) 117:4 Funds (5) 22:4;50:24;53:11, 17;124:4 further (6) 9:9;17:13;65:4;	10:4,5;14:3;15:19; 23:22,23,24;24:7; 49:23;51:13;77:2,8,18, 24;78:16,23;87:19; 105:16;106:10; 121:20;129:12,13; 133:3,4 government (2) 25:2;47:16 Governor (65) 8:21;9:17,22,24; 10:4,11;11:2;22:6; 27:25;29:19,24;31:22; 51:1,13;54:8;55:1;	half (4) 28:21;91:20;109:6; 117:7 hand (1) 156:24 handle (1) 42:17 handwriting (1) 131:13 handwritten (1) 131:12 happen (4)	53:16;54:17 highly (1) 82:17 himself (1) 79:10 hire (3) 41:4;96:25;97:4 hired (4) 94:20;95:1,21,24 historic (1) 55:6 history (2) 35:9;105:7 hold (4)
28:11;73:18;117:9; 148:24 follows (1) 10:1 followup (3) 71:24;144:13;146:8 follow-up (1) 107:8 form (11) 13:19;60:17;103:2; 112:1;113:12;118:4; 121:15;135:22;136:6; 152:22;156:5 formal (3) 74:9,14;99:6	22:1;23:4;25:1,6; 141:21 funded (3) 12:15;151:3,6 funding (1) 117:4 Funds (5) 22:4;50:24;53:11, 17;124:4 further (6) 9:9;17:13;65:4; 153:10;156:12;159:8	10:4,5;14:3;15:19; 23:22,23,24;24:7; 49:23;51:13;77:2,8,18, 24;78:16,23;87:19; 105:16;106:10; 121:20;129:12,13; 133:3,4 government (2) 25:2;47:16 Governor (65) 8:21;9:17,22,24; 10:4,11;11:2;22:6; 27:25;29:19,24;31:22; 51:1,13;54:8;55:1; 57:1;60:9;62:21;	half (4) 28:21;91:20;109:6; 117:7 hand (1) 156:24 handle (1) 42:17 handwriting (1) 131:13 handwritten (1) 131:12 happen (4) 67:3;101:24;128:19;	53:16;54:17 highly (1) 82:17 himself (1) 79:10 hire (3) 41:4;96:25;97:4 hired (4) 94:20;95:1,21,24 historic (1) 55:6 history (2) 35:9;105:7 hold (4) 9:11;75:10;125:23;
28:11;73:18;117:9; 148:24 follows (1) 10:1 followup (3) 71:24;144:13;146:8 follow-up (1) 107:8 form (11) 13:19;60:17;103:2; 112:1;113:12;118:4; 121:15;135:22;136:6; 152:22;156:5 formal (3) 74:9,14;99:6 formally (1)	22:1;23:4;25:1,6; 141:21 funded (3) 12:15;151:3,6 funding (1) 117:4 Funds (5) 22:4;50:24;53:11, 17;124:4 further (6) 9:9;17:13;65:4; 153:10;156:12;159:8 G	10:4,5;14:3;15:19; 23:22,23,24;24:7; 49:23;51:13;77:2,8,18, 24;78:16,23;87:19; 105:16;106:10; 121:20;129:12,13; 133:3,4 government (2) 25:2;47:16 Governor (65) 8:21;9:17,22,24; 10:4,11;11:2;22:6; 27:25;29:19,24;31:22; 51:1,13;54:8;55:1; 57:1;60:9;62:21; 67:20;70:9;71:5;74:1;	half (4) 28:21;91:20;109:6; 117:7 hand (1) 156:24 handle (1) 42:17 handwriting (1) 131:13 handwritten (1) 131:12 happen (4) 67:3;101:24;128:19; 130:13	53:16;54:17 highly (1) 82:17 himself (1) 79:10 hire (3) 41:4;96:25;97:4 hired (4) 94:20;95:1,21,24 historic (1) 55:6 history (2) 35:9;105:7 hold (4) 9:11;75:10;125:23; 156:24
28:11;73:18;117:9; 148:24 follows (1) 10:1 followup (3) 71:24;144:13;146:8 follow-up (1) 107:8 form (11) 13:19;60:17;103:2; 112:1;113:12;118:4; 121:15;135:22;136:6; 152:22;156:5 formal (3) 74:9,14;99:6 formally (1) 133:15	22:1;23:4;25:1,6; 141:21 funded (3) 12:15;151:3,6 funding (1) 117:4 Funds (5) 22:4;50:24;53:11, 17;124:4 further (6) 9:9;17:13;65:4; 153:10;156:12;159:8 G Gadola (2) 25:22;158:16	10:4,5;14:3;15:19; 23:22,23,24;24:7; 49:23;51:13;77:2,8,18, 24;78:16,23;87:19; 105:16;106:10; 121:20;129:12,13; 133:3,4 government (2) 25:2;47:16 Governor (65) 8:21;9:17,22,24; 10:4,11;11:2;22:6; 27:25;29:19,24;31:22; 51:1,13;54:8;55:1; 57:1;60:9;62:21; 67:20;70:9;71:5;74:1; 76:4,17;82:15;89:25;	half (4) 28:21;91:20;109:6; 117:7 hand (1) 156:24 handle (1) 42:17 handwriting (1) 131:13 handwritten (1) 131:12 happen (4) 67:3;101:24;128:19; 130:13 happened (3)	53:16;54:17 highly (1) 82:17 himself (1) 79:10 hire (3) 41:4;96:25;97:4 hired (4) 94:20;95:1,21,24 historic (1) 55:6 history (2) 35:9;105:7 hold (4) 9:11;75:10;125:23; 156:24 holders (2)
28:11;73:18;117:9; 148:24 follows (1) 10:1 followup (3) 71:24;144:13;146:8 follow-up (1) 107:8 form (11) 13:19;60:17;103:2; 112:1;113:12;118:4; 121:15;135:22;136:6; 152:22;156:5 formal (3) 74:9,14;99:6 formally (1) 133:15 format (1)	22:1;23:4;25:1,6; 141:21 funded (3) 12:15;151:3,6 funding (1) 117:4 Funds (5) 22:4;50:24;53:11, 17;124:4 further (6) 9:9;17:13;65:4; 153:10;156:12;159:8 G Gadola (2) 25:22;158:16 GALLAGHER (1)	10:4,5;14:3;15:19; 23:22,23,24;24:7; 49:23;51:13;77:2,8,18, 24;78:16,23;87:19; 105:16;106:10; 121:20;129:12,13; 133:3,4 government (2) 25:2;47:16 Governor (65) 8:21;9:17,22,24; 10:4,11;11:2;22:6; 27:25;29:19,24;31:22; 51:1,13;54:8;55:1; 57:1;60:9;62:21; 67:20;70:9;71:5;74:1; 76:4,17;82:15;89:25; 90:3,8;92:7,9,11;94:1;	half (4) 28:21;91:20;109:6; 117:7 hand (1) 156:24 handle (1) 42:17 handwriting (1) 131:13 handwritten (1) 131:12 happen (4) 67:3;101:24;128:19; 130:13 happened (3) 67:21;111:1;121:9	53:16;54:17 highly (1) 82:17 himself (1) 79:10 hire (3) 41:4;96:25;97:4 hired (4) 94:20;95:1,21,24 historic (1) 55:6 history (2) 35:9;105:7 hold (4) 9:11;75:10;125:23; 156:24 holders (2) 15:13;50:21
28:11;73:18;117:9; 148:24 follows (1) 10:1 followup (3) 71:24;144:13;146:8 follow-up (1) 107:8 form (11) 13:19;60:17;103:2; 112:1;113:12;118:4; 121:15;135:22;136:6; 152:22;156:5 formal (3) 74:9,14;99:6 formally (1) 133:15 format (1) 63:7	22:1;23:4;25:1,6; 141:21 funded (3) 12:15;151:3,6 funding (1) 117:4 Funds (5) 22:4;50:24;53:11, 17;124:4 further (6) 9:9;17:13;65:4; 153:10;156:12;159:8 G Gadola (2) 25:22;158:16 GALLAGHER (1) 135:19	10:4,5;14:3;15:19; 23:22,23,24;24:7; 49:23;51:13;77:2,8,18, 24;78:16,23;87:19; 105:16;106:10; 121:20;129:12,13; 133:3,4 government (2) 25:2;47:16 Governor (65) 8:21;9:17,22,24; 10:4,11;11:2;22:6; 27:25;29:19,24;31:22; 51:1,13;54:8;55:1; 57:1;60:9;62:21; 67:20;70:9;71:5;74:1; 76:4,17;82:15;89:25; 90:3,8;92:7,9,11;94:1; 96:15,20;102:24;	half (4) 28:21;91:20;109:6; 117:7 hand (1) 156:24 handle (1) 42:17 handwriting (1) 131:13 handwritten (1) 131:12 happen (4) 67:3;101:24;128:19; 130:13 happened (3) 67:21;111:1;121:9 happening (2)	53:16;54:17 highly (1) 82:17 himself (1) 79:10 hire (3) 41:4;96:25;97:4 hired (4) 94:20;95:1,21,24 historic (1) 55:6 history (2) 35:9;105:7 hold (4) 9:11;75:10;125:23; 156:24 holders (2) 15:13;50:21 Honor (3)
28:11;73:18;117:9; 148:24 follows (1) 10:1 followup (3) 71:24;144:13;146:8 follow-up (1) 107:8 form (11) 13:19;60:17;103:2; 112:1;113:12;118:4; 121:15;135:22;136:6; 152:22;156:5 formal (3) 74:9,14;99:6 formally (1) 133:15 format (1) 63:7 formed (1)	22:1;23:4;25:1,6; 141:21 funded (3) 12:15;151:3,6 funding (1) 117:4 Funds (5) 22:4;50:24;53:11, 17;124:4 further (6) 9:9;17:13;65:4; 153:10;156:12;159:8 G Gadola (2) 25:22;158:16 GALLAGHER (1) 135:19 garbage (1)	10:4,5;14:3;15:19; 23:22,23,24;24:7; 49:23;51:13;77:2,8,18, 24;78:16,23;87:19; 105:16;106:10; 121:20;129:12,13; 133:3,4 government (2) 25:2;47:16 Governor (65) 8:21;9:17,22,24; 10:4,11;11:2;22:6; 27:25;29:19,24;31:22; 51:1,13;54:8;55:1; 57:1;60:9;62:21; 67:20;70:9;71:5;74:1; 76:4,17;82:15;89:25; 90:3,8;92:7,9,11;94:1; 96:15,20;102:24; 103:7,11;105:17;	half (4) 28:21;91:20;109:6; 117:7 hand (1) 156:24 handle (1) 42:17 handwriting (1) 131:13 handwritten (1) 131:12 happen (4) 67:3;101:24;128:19; 130:13 happened (3) 67:21;111:1;121:9 happening (2) 67:14;130:14	53:16;54:17 highly (1) 82:17 himself (1) 79:10 hire (3) 41:4;96:25;97:4 hired (4) 94:20;95:1,21,24 historic (1) 55:6 history (2) 35:9;105:7 hold (4) 9:11;75:10;125:23; 156:24 holders (2) 15:13;50:21 Honor (3) 55:1;151:17,18
28:11;73:18;117:9; 148:24 follows (1) 10:1 followup (3) 71:24;144:13;146:8 follow-up (1) 107:8 form (11) 13:19;60:17;103:2; 112:1;113:12;118:4; 121:15;135:22;136:6; 152:22;156:5 formal (3) 74:9,14;99:6 formally (1) 133:15 format (1) 63:7 formed (1) 113:14	22:1;23:4;25:1,6; 141:21 funded (3) 12:15;151:3,6 funding (1) 117:4 Funds (5) 22:4;50:24;53:11, 17;124:4 further (6) 9:9;17:13;65:4; 153:10;156:12;159:8 G Gadola (2) 25:22;158:16 GALLAGHER (1) 135:19 garbage (1) 102:16	10:4,5;14:3;15:19; 23:22,23,24;24:7; 49:23;51:13;77:2,8,18, 24;78:16,23;87:19; 105:16;106:10; 121:20;129:12,13; 133:3,4 government (2) 25:2;47:16 Governor (65) 8:21;9:17,22,24; 10:4,11;11:2;22:6; 27:25;29:19,24;31:22; 51:1,13;54:8;55:1; 57:1;60:9;62:21; 67:20;70:9;71:5;74:1; 76:4,17;82:15;89:25; 90:3,8;92:7,9,11;94:1; 96:15,20;102:24; 103:7,11;105:17; 107:2;111:10,13,21,	half (4) 28:21;91:20;109:6; 117:7 hand (1) 156:24 handle (1) 42:17 handwriting (1) 131:13 handwritten (1) 131:12 happen (4) 67:3;101:24;128:19; 130:13 happened (3) 67:21;111:1;121:9 happening (2) 67:14;130:14 happens (1)	53:16;54:17 highly (1) 82:17 himself (1) 79:10 hire (3) 41:4;96:25;97:4 hired (4) 94:20;95:1,21,24 historic (1) 55:6 history (2) 35:9;105:7 hold (4) 9:11;75:10;125:23; 156:24 holders (2) 15:13;50:21 Honor (3) 55:1;151:17,18 hope (3)
28:11;73:18;117:9; 148:24 follows (1) 10:1 followup (3) 71:24;144:13;146:8 follow-up (1) 107:8 form (11) 13:19;60:17;103:2; 112:1;113:12;118:4; 121:15;135:22;136:6; 152:22;156:5 formal (3) 74:9,14;99:6 formally (1) 133:15 format (1) 63:7 formed (1) 113:14 former (1)	22:1;23:4;25:1,6; 141:21 funded (3) 12:15;151:3,6 funding (1) 117:4 Funds (5) 22:4;50:24;53:11, 17;124:4 further (6) 9:9;17:13;65:4; 153:10;156:12;159:8 G Gadola (2) 25:22;158:16 GALLAGHER (1) 135:19 garbage (1) 102:16 gave (8)	10:4,5;14:3;15:19; 23:22,23,24;24:7; 49:23;51:13;77:2,8,18, 24;78:16,23;87:19; 105:16;106:10; 121:20;129:12,13; 133:3,4 government (2) 25:2;47:16 Governor (65) 8:21;9:17,22,24; 10:4,11;11:2;22:6; 27:25;29:19,24;31:22; 51:1,13;54:8;55:1; 57:1;60:9;62:21; 67:20;70:9;71:5;74:1; 76:4,17;82:15;89:25; 90:3,8;92:7,9,11;94:1; 96:15,20;102:24; 103:7,11;105:17; 107:2;111:10,13,21, 23;113:17;115:13;	half (4) 28:21;91:20;109:6; 117:7 hand (1) 156:24 handle (1) 42:17 handwriting (1) 131:13 handwritten (1) 131:12 happen (4) 67:3;101:24;128:19; 130:13 happened (3) 67:21;111:1;121:9 happening (2) 67:14;130:14 happens (1) 133:18	53:16;54:17 highly (1) 82:17 himself (1) 79:10 hire (3) 41:4;96:25;97:4 hired (4) 94:20;95:1,21,24 historic (1) 55:6 history (2) 35:9;105:7 hold (4) 9:11;75:10;125:23; 156:24 holders (2) 15:13;50:21 Honor (3) 55:1;151:17,18 hope (3) 29:7;67:4;119:9
28:11;73:18;117:9; 148:24 follows (1) 10:1 followup (3) 71:24;144:13;146:8 follow-up (1) 107:8 form (11) 13:19;60:17;103:2; 112:1;113:12;118:4; 121:15;135:22;136:6; 152:22;156:5 formal (3) 74:9,14;99:6 formally (1) 133:15 format (1) 63:7 formed (1) 113:14	22:1;23:4;25:1,6; 141:21 funded (3) 12:15;151:3,6 funding (1) 117:4 Funds (5) 22:4;50:24;53:11, 17;124:4 further (6) 9:9;17:13;65:4; 153:10;156:12;159:8 G Gadola (2) 25:22;158:16 GALLAGHER (1) 135:19 garbage (1) 102:16	10:4,5;14:3;15:19; 23:22,23,24;24:7; 49:23;51:13;77:2,8,18, 24;78:16,23;87:19; 105:16;106:10; 121:20;129:12,13; 133:3,4 government (2) 25:2;47:16 Governor (65) 8:21;9:17,22,24; 10:4,11;11:2;22:6; 27:25;29:19,24;31:22; 51:1,13;54:8;55:1; 57:1;60:9;62:21; 67:20;70:9;71:5;74:1; 76:4,17;82:15;89:25; 90:3,8;92:7,9,11;94:1; 96:15,20;102:24; 103:7,11;105:17; 107:2;111:10,13,21,	half (4) 28:21;91:20;109:6; 117:7 hand (1) 156:24 handle (1) 42:17 handwriting (1) 131:13 handwritten (1) 131:12 happen (4) 67:3;101:24;128:19; 130:13 happened (3) 67:21;111:1;121:9 happening (2) 67:14;130:14 happens (1)	53:16;54:17 highly (1) 82:17 himself (1) 79:10 hire (3) 41:4;96:25;97:4 hired (4) 94:20;95:1,21,24 historic (1) 55:6 history (2) 35:9;105:7 hold (4) 9:11;75:10;125:23; 156:24 holders (2) 15:13;50:21 Honor (3) 55:1;151:17,18 hope (3)
28:11;73:18;117:9; 148:24 follows (1) 10:1 followup (3) 71:24;144:13;146:8 follow-up (1) 107:8 form (11) 13:19;60:17;103:2; 112:1;113:12;118:4; 121:15;135:22;136:6; 152:22;156:5 formal (3) 74:9,14;99:6 formally (1) 133:15 format (1) 63:7 formed (1) 113:14 former (1) 41:1	22:1;23:4;25:1,6; 141:21 funded (3) 12:15;151:3,6 funding (1) 117:4 Funds (5) 22:4;50:24;53:11, 17;124:4 further (6) 9:9;17:13;65:4; 153:10;156:12;159:8 G Gadola (2) 25:22;158:16 GALLAGHER (1) 135:19 garbage (1) 102:16 gave (8) 61:2;66:12,16;	10:4,5;14:3;15:19; 23:22,23,24;24:7; 49:23;51:13;77:2,8,18, 24;78:16,23;87:19; 105:16;106:10; 121:20;129:12,13; 133:3,4 government (2) 25:2;47:16 Governor (65) 8:21;9:17,22,24; 10:4,11;11:2;22:6; 27:25;29:19,24;31:22; 51:1,13;54:8;55:1; 57:1;60:9;62:21; 67:20;70:9;71:5;74:1; 76:4,17;82:15;89:25; 90:3,8;92:7,9,11;94:1; 96:15,20;102:24; 103:7,11;105:17; 107:2;111:10,13,21, 23;113:17;115:13; 124:1;126:9;127:6,24;	half (4) 28:21;91:20;109:6; 117:7 hand (1) 156:24 handle (1) 42:17 handwriting (1) 131:13 handwritten (1) 131:12 happen (4) 67:3;101:24;128:19; 130:13 happened (3) 67:21;111:1;121:9 happening (2) 67:14;130:14 happens (1) 133:18 happy (1)	53:16;54:17 highly (1) 82:17 himself (1) 79:10 hire (3) 41:4;96:25;97:4 hired (4) 94:20;95:1,21,24 historic (1) 55:6 history (2) 35:9;105:7 hold (4) 9:11;75:10;125:23; 156:24 holders (2) 15:13;50:21 Honor (3) 55:1;151:17,18 hope (3) 29:7;67:4;119:9 hoped (2) 66:21,24 hopefully (1)
28:11;73:18;117:9; 148:24 follows (1) 10:1 followup (3) 71:24;144:13;146:8 follow-up (1) 107:8 form (11) 13:19;60:17;103:2; 112:1;113:12;118:4; 121:15;135:22;136:6; 152:22;156:5 formal (3) 74:9,14;99:6 formally (1) 133:15 format (1) 63:7 formed (1) 113:14 former (1) 41:1 forth (2) 82:2;90:6 forward (7)	22:1;23:4;25:1,6; 141:21 funded (3) 12:15;151:3,6 funding (1) 117:4 Funds (5) 22:4;50:24;53:11, 17;124:4 further (6) 9:9;17:13;65:4; 153:10;156:12;159:8 G Gadola (2) 25:22;158:16 GALLAGHER (1) 135:19 garbage (1) 102:16 gave (8) 61:2;66:12,16; 77:12;89:20;126:25; 140:18;142:24 Gene (1)	10:4,5;14:3;15:19; 23:22,23,24;24:7; 49:23;51:13;77:2,8,18, 24;78:16,23;87:19; 105:16;106:10; 121:20;129:12,13; 133:3,4 government (2) 25:2;47:16 Governor (65) 8:21;9:17,22,24; 10:4,11;11:2;22:6; 27:25;29:19,24;31:22; 51:1,13;54:8;55:1; 57:1;60:9;62:21; 67:20;70:9;71:5;74:1; 76:4,17;82:15;89:25; 90:3,8;92:7,9,11;94:1; 96:15,20;102:24; 103:7,11;105:17; 107:2;111:10,13,21, 23;113:17;115:13; 124:1;126:9;127:6,24; 130:16,25;136:8,18; 137:10;141:8;145:14;	half (4) 28:21;91:20;109:6; 117:7 hand (1) 156:24 handle (1) 42:17 handwriting (1) 131:13 handwritten (1) 131:12 happen (4) 67:3;101:24;128:19; 130:13 happened (3) 67:21;111:1;121:9 happening (2) 67:14;130:14 happens (1) 133:18 happy (1) 134:15 hard (1) 68:7	53:16;54:17 highly (1) 82:17 himself (1) 79:10 hire (3) 41:4;96:25;97:4 hired (4) 94:20;95:1,21,24 historic (1) 55:6 history (2) 35:9;105:7 hold (4) 9:11;75:10;125:23; 156:24 holders (2) 15:13;50:21 Honor (3) 55:1;151:17,18 hope (3) 29:7;67:4;119:9 hoped (2) 66:21,24 hopefully (1) 119:15
28:11;73:18;117:9; 148:24 follows (1) 10:1 followup (3) 71:24;144:13;146:8 follow-up (1) 107:8 form (11) 13:19;60:17;103:2; 112:1;113:12;118:4; 121:15;135:22;136:6; 152:22;156:5 formal (3) 74:9,14;99:6 formally (1) 133:15 formed (1) 63:7 formed (1) 41:1 forth (2) 82:2;90:6 forward (7) 45:15;65:2;69:13;	22:1;23:4;25:1,6; 141:21 funded (3) 12:15;151:3,6 funding (1) 117:4 Funds (5) 22:4;50:24;53:11, 17;124:4 further (6) 9:9;17:13;65:4; 153:10;156:12;159:8 G Gadola (2) 25:22;158:16 GALLAGHER (1) 135:19 garbage (1) 102:16 gave (8) 61:2;66:12,16; 77:12;89:20;126:25; 140:18;142:24 Gene (1) 48:5	10:4,5;14:3;15:19; 23:22,23,24;24:7; 49:23;51:13;77:2,8,18, 24;78:16,23;87:19; 105:16;106:10; 121:20;129:12,13; 133:3,4 government (2) 25:2;47:16 Governor (65) 8:21;9:17,22,24; 10:4,11;11:2;22:6; 27:25;29:19,24;31:22; 51:1,13;54:8;55:1; 57:1;60:9;62:21; 67:20;70:9;71:5;74:1; 76:4,17;82:15;89:25; 90:3,8;92:7,9,11;94:1; 96:15,20;102:24; 103:7,11;105:17; 107:2;111:10,13,21, 23;113:17;115:13; 124:1;126:9;127:6,24; 130:16,25;136:8,18; 137:10;141:8;145:14; 147:24;148:23; 151:14;152:25;	half (4) 28:21;91:20;109:6; 117:7 hand (1) 156:24 handle (1) 42:17 handwriting (1) 131:13 handwritten (1) 131:12 happen (4) 67:3;101:24;128:19; 130:13 happened (3) 67:21;111:1;121:9 happening (2) 67:14;130:14 happens (1) 133:18 happy (1) 134:15 hard (1)	53:16;54:17 highly (1) 82:17 himself (1) 79:10 hire (3) 41:4;96:25;97:4 hired (4) 94:20;95:1,21,24 historic (1) 55:6 history (2) 35:9;105:7 hold (4) 9:11;75:10;125:23; 156:24 holders (2) 15:13;50:21 Honor (3) 55:1;151:17,18 hope (3) 29:7;67:4;119:9 hoped (2) 66:21,24 hopefully (1) 119:15 hour (1)
28:11;73:18;117:9; 148:24 follows (1) 10:1 followup (3) 71:24;144:13;146:8 follow-up (1) 107:8 form (11) 13:19;60:17;103:2; 112:1;113:12;118:4; 121:15;135:22;136:6; 152:22;156:5 formal (3) 74:9,14;99:6 formally (1) 133:15 formed (1) 113:14 former (1) 41:1 forth (2) 82:2;90:6 forward (7) 45:15;65:2;69:13; 70:11;71:22;116:18;	22:1;23:4;25:1,6; 141:21 funded (3) 12:15;151:3,6 funding (1) 117:4 Funds (5) 22:4;50:24;53:11, 17;124:4 further (6) 9:9;17:13;65:4; 153:10;156:12;159:8 G Gadola (2) 25:22;158:16 GALLAGHER (1) 135:19 garbage (1) 102:16 gave (8) 61:2;66:12,16; 77:12;89:20;126:25; 140:18;142:24 Gene (1) 48:5 general (35)	10:4,5;14:3;15:19; 23:22,23,24;24:7; 49:23;51:13;77:2,8,18, 24;78:16,23;87:19; 105:16;106:10; 121:20;129:12,13; 133:3,4 government (2) 25:2;47:16 Governor (65) 8:21;9:17,22,24; 10:4,11;11:2;22:6; 27:25;29:19,24;31:22; 51:1,13;54:8;55:1; 57:1;60:9;62:21; 67:20;70:9;71:5;74:1; 76:4,17;82:15;89:25; 90:3,8;92:7,9,11;94:1; 96:15,20;102:24; 103:7,11;105:17; 107:2;111:10,13,21, 23;113:17;115:13; 124:1;126:9;127:6,24; 130:16,25;136:8,18; 137:10;141:8;145:14; 147:24;148:23; 151:14;152:25; 153:24;156:13;	half (4) 28:21;91:20;109:6; 117:7 hand (1) 156:24 handle (1) 42:17 handwriting (1) 131:13 handwritten (1) 131:12 happen (4) 67:3;101:24;128:19; 130:13 happened (3) 67:21;111:1;121:9 happening (2) 67:14;130:14 happens (1) 133:18 happy (1) 134:15 hard (1) 68:7 heading (1) 83:11	53:16;54:17 highly (1) 82:17 himself (1) 79:10 hire (3) 41:4;96:25;97:4 hired (4) 94:20;95:1,21,24 historic (1) 55:6 history (2) 35:9;105:7 hold (4) 9:11;75:10;125:23; 156:24 holders (2) 15:13;50:21 Honor (3) 55:1;151:17,18 hope (3) 29:7;67:4;119:9 hoped (2) 66:21,24 hopefully (1) 119:15 hour (1) 28:21
28:11;73:18;117:9; 148:24 follows (1) 10:1 followup (3) 71:24;144:13;146:8 follow-up (1) 107:8 form (11) 13:19;60:17;103:2; 112:1;113:12;118:4; 121:15;135:22;136:6; 152:22;156:5 formal (3) 74:9,14;99:6 formally (1) 133:15 formed (1) 113:14 former (1) 41:1 forth (2) 82:2;90:6 forward (7) 45:15;65:2;69:13; 70:11;71:22;116:18; 133:8	22:1;23:4;25:1,6; 141:21 funded (3) 12:15;151:3,6 funding (1) 117:4 Funds (5) 22:4;50:24;53:11, 17;124:4 further (6) 9:9;17:13;65:4; 153:10;156:12;159:8 G Gadola (2) 25:22;158:16 GALLAGHER (1) 135:19 garbage (1) 102:16 gave (8) 61:2;66:12,16; 77:12;89:20;126:25; 140:18;142:24 Gene (1) 48:5 general (35) 61:2;69:17;72:3,9,	10:4,5;14:3;15:19; 23:22,23,24;24:7; 49:23;51:13;77:2,8,18, 24;78:16,23;87:19; 105:16;106:10; 121:20;129:12,13; 133:3,4 government (2) 25:2;47:16 Governor (65) 8:21;9:17,22,24; 10:4,11;11:2;22:6; 27:25;29:19,24;31:22; 51:1,13;54:8;55:1; 57:1;60:9;62:21; 67:20;70:9;71:5;74:1; 76:4,17;82:15;89:25; 90:3,8;92:7,9,11;94:1; 96:15,20;102:24; 103:7,11;105:17; 107:2;111:10,13,21, 23;113:17;115:13; 124:1;126:9;127:6,24; 130:16,25;136:8,18; 137:10;141:8;145:14; 147:24;148:23; 151:14;152:25; 153:24;156:13; 157:25;158:20	half (4) 28:21;91:20;109:6; 117:7 hand (1) 156:24 handle (1) 42:17 handwriting (1) 131:13 handwritten (1) 131:12 happen (4) 67:3;101:24;128:19; 130:13 happened (3) 67:21;111:1;121:9 happening (2) 67:14;130:14 happens (1) 133:18 happy (1) 134:15 hard (1) 68:7 heading (1) 83:11 heads (2)	53:16;54:17 highly (1) 82:17 himself (1) 79:10 hire (3) 41:4;96:25;97:4 hired (4) 94:20;95:1,21,24 historic (1) 55:6 history (2) 35:9;105:7 hold (4) 9:11;75:10;125:23; 156:24 holders (2) 15:13;50:21 Honor (3) 55:1;151:17,18 hope (3) 29:7;67:4;119:9 hoped (2) 66:21,24 hopefully (1) 119:15 hour (1) 28:21 hours (4)
28:11;73:18;117:9; 148:24 follows (1) 10:1 followup (3) 71:24;144:13;146:8 follow-up (1) 107:8 form (11) 13:19;60:17;103:2; 112:1;113:12;118:4; 121:15;135:22;136:6; 152:22;156:5 formal (3) 74:9,14;99:6 formally (1) 133:15 formed (1) 113:14 former (1) 41:1 forth (2) 82:2;90:6 forward (7) 45:15;65:2;69:13; 70:11;71:22;116:18; 133:8 found (2)	22:1;23:4;25:1,6; 141:21 funded (3) 12:15;151:3,6 funding (1) 117:4 Funds (5) 22:4;50:24;53:11, 17;124:4 further (6) 9:9;17:13;65:4; 153:10;156:12;159:8 G Gadola (2) 25:22;158:16 GALLAGHER (1) 135:19 garbage (1) 102:16 gave (8) 61:2;66:12,16; 77:12;89:20;126:25; 140:18;142:24 Gene (1) 48:5 general (35) 61:2;69:17;72:3,9, 10,14;73:5,21,24;74:3,	10:4,5;14:3;15:19; 23:22,23,24;24:7; 49:23;51:13;77:2,8,18, 24;78:16,23;87:19; 105:16;106:10; 121:20;129:12,13; 133:3,4 government (2) 25:2;47:16 Governor (65) 8:21;9:17,22,24; 10:4,11;11:2;22:6; 27:25;29:19,24;31:22; 51:1,13;54:8;55:1; 57:1;60:9;62:21; 67:20;70:9;71:5;74:1; 76:4,17;82:15;89:25; 90:3,8;92:7,9,11;94:1; 96:15,20;102:24; 103:7,11;105:17; 107:2;111:10,13,21, 23;113:17;115:13; 124:1;126:9;127:6,24; 130:16,25;136:8,18; 137:10;141:8;145:14; 147:24;148:23; 151:14;152:25; 153:24;156:13; 157:25;158:20 governors (1)	half (4) 28:21;91:20;109:6; 117:7 hand (1) 156:24 handle (1) 42:17 handwriting (1) 131:13 handwritten (1) 131:12 happen (4) 67:3;101:24;128:19; 130:13 happened (3) 67:21;111:1;121:9 happening (2) 67:14;130:14 happens (1) 133:18 happy (1) 134:15 hard (1) 68:7 heading (1) 83:11 heads (2) 79:20;143:15	53:16;54:17 highly (1) 82:17 himself (1) 79:10 hire (3) 41:4;96:25;97:4 hired (4) 94:20;95:1,21,24 historic (1) 55:6 history (2) 35:9;105:7 hold (4) 9:11;75:10;125:23; 156:24 holders (2) 15:13;50:21 Honor (3) 55:1;151:17,18 hope (3) 29:7;67:4;119:9 hoped (2) 66:21,24 hopefully (1) 119:15 hour (1) 28:21 hours (4) 22:7;24:2;109:6,7
28:11;73:18;117:9; 148:24 follows (1) 10:1 followup (3) 71:24;144:13;146:8 follow-up (1) 107:8 form (11) 13:19;60:17;103:2; 112:1;113:12;118:4; 121:15;135:22;136:6; 152:22;156:5 formal (3) 74:9,14;99:6 formally (1) 133:15 formed (1) 113:14 former (1) 41:1 forth (2) 82:2;90:6 forward (7) 45:15;65:2;69:13; 70:11;71:22;116:18; 133:8	22:1;23:4;25:1,6; 141:21 funded (3) 12:15;151:3,6 funding (1) 117:4 Funds (5) 22:4;50:24;53:11, 17;124:4 further (6) 9:9;17:13;65:4; 153:10;156:12;159:8 G Gadola (2) 25:22;158:16 GALLAGHER (1) 135:19 garbage (1) 102:16 gave (8) 61:2;66:12,16; 77:12;89:20;126:25; 140:18;142:24 Gene (1) 48:5 general (35) 61:2;69:17;72:3,9,	10:4,5;14:3;15:19; 23:22,23,24;24:7; 49:23;51:13;77:2,8,18, 24;78:16,23;87:19; 105:16;106:10; 121:20;129:12,13; 133:3,4 government (2) 25:2;47:16 Governor (65) 8:21;9:17,22,24; 10:4,11;11:2;22:6; 27:25;29:19,24;31:22; 51:1,13;54:8;55:1; 57:1;60:9;62:21; 67:20;70:9;71:5;74:1; 76:4,17;82:15;89:25; 90:3,8;92:7,9,11;94:1; 96:15,20;102:24; 103:7,11;105:17; 107:2;111:10,13,21, 23;113:17;115:13; 124:1;126:9;127:6,24; 130:16,25;136:8,18; 137:10;141:8;145:14; 147:24;148:23; 151:14;152:25; 153:24;156:13; 157:25;158:20	half (4) 28:21;91:20;109:6; 117:7 hand (1) 156:24 handle (1) 42:17 handwriting (1) 131:13 handwritten (1) 131:12 happen (4) 67:3;101:24;128:19; 130:13 happened (3) 67:21;111:1;121:9 happening (2) 67:14;130:14 happens (1) 133:18 happy (1) 134:15 hard (1) 68:7 heading (1) 83:11 heads (2)	53:16;54:17 highly (1) 82:17 himself (1) 79:10 hire (3) 41:4;96:25;97:4 hired (4) 94:20;95:1,21,24 historic (1) 55:6 history (2) 35:9;105:7 hold (4) 9:11;75:10;125:23; 156:24 holders (2) 15:13;50:21 Honor (3) 55:1;151:17,18 hope (3) 29:7;67:4;119:9 hoped (2) 66:21,24 hopefully (1) 119:15 hour (1) 28:21 hours (4)

-	Т.	1		October 9, 2013
16:2;107:18	include (11)	in-person (2)	involvement (5)	judiciary (1)
huge (1)	12:13;30:22,23;	35:25;36:6	16:3;27:17;29:5;	149:17
149:14	31:1;34:19;35:18;	input (1)	32:14;35:10	July (76)
hundred (3)	42:13;68:15;78:6;	50:15	involves (1)	16:22;18:13,18,18,
68:2,7;156:17	124:5;149:6	inside (1)	32:4	21,22;19:6,6,15,15,17,
hypothetical (5)	included (4)	121:20	involving (1)	25;42:2;43:3,10;45:2;
11:16;14:24;15:17;	17:8;57:18;82:11;	institutions (1)	95:16	51:20;52:13;53:11;
44:1;143:3	148:23	133:1	irrelevant (1)	55:10,21;56:3,9;57:12,
	includes (3)	instructs (1)	9:5	23;59:16,25;63:24;
I	12:5,9,11	114:20	Isle (2)	64:3,15,21;65:7,11,13,
	including (9)	insurance (1)	43:13,24	21;66:9,20;67:9;
idea (3)	28:8;43:10,23;52:6,	12:20	issue (30)	75:15;76:12;77:16;
88:6,9;129:21	20;61:22;62:1;112:8;	interacting (1)	11:11;32:9;49:1;	78:17;79:1;80:5;
ideas (2)	147:20	101:15	56:18;64:25;66:8,12;	81:21;82:3,19,20;83:2,
69:13;70:11	inconsistent (1)	interest (4)	68:13,18;73:23;83:4;	3,9,22;85:4,8;86:6;
identified (4)	152:19	23:23;37:16;40:24;	89:2;101:8;110:2;	87:16,23;89:2;90:22,
21:22;25:22;47:22;	incorporated (1)	110:17	113:8;116:18;117:12;	23;91:20,20;92:17;
98:10	140:14	interests (4)	118:24;122:23;123:5,	101:7;122:5,11,19,24;
identify (8)	independent (7)	10:23;41:10,11;	8,21;124:16,23;	125:24;140:23;141:2,
23:19;51:19;59:24,	24:22;41:6;53:4,5;	146:1	125:24;138:5;139:14;	8,17;142:19;148:24;
25;96:15;115:16;	77:20,22;78:2	interfered (1)	142:8;143:16;146:16	154:2
140:4;157:3	indicate (3)	20:7	issued (1)	June (18)
immediate (1)	38:18;98:15;107:20	interim (4)	20:11	11:20,25;12:2;14:1;
132:14	indicated (8)	91:23;92:24;93:9;	issues (13)	40:1;43:20;46:3,4;
immediately (1)	79:15;109:12;	94:10	10:22;20:23;21:22;	57:19;59:12;60:11,18;
81:23	128:23;140:20;145:3;	internal (1)	47:4;91:10;92:18;	62:17;63:4;128:6;
impact (5)	154:6;155:10;158:4	43:6	104:1,2;106:11;123:3;	151:1,8,9
20:10,12;21:2;93:2;	indicates (6)	International (1)	132:24;145:2;149:14	jurisdiction (1)
132:20	27:8;154:19,20,22;	51:16	items (1)	129:22
impair (1)	155:5,17	interplay (1)	44:7	12).22
31:12	indicating (3)	139:15	77.7	K
			_	**
imnaired (2)	127.17.140.10.	interpretation (1)	J	
impaired (2) 30:20:76:2	127:17;140:10; 142:11	interpretation (1)	J	Keyvn (93)
30:20;76:2	142:11	74:20		Kevyn (93)
30:20;76:2 implementing (1)	142:11 indirectly (2)	74:20 interview (21)	January (4)	11:21,24;14:13;
30:20;76:2 implementing (1) 148:9	142:11 indirectly (2) 139:23;140:1	74:20 interview (21) 33:18;36:9,11,18;	January (4) 10:12;94:19,24;	11:21,24;14:13; 16:3;18:1,11,22;19:7,
30:20;76:2 implementing (1) 148:9 implications (1)	142:11 indirectly (2) 139:23;140:1 individuals (2)	74:20 interview (21) 33:18;36:9,11,18; 37:1,2,5;39:12,22;	January (4) 10:12;94:19,24; 96:18	11:21,24;14:13; 16:3;18:1,11,22;19:7, 20,21;20:7,12,14;
30:20;76:2 implementing (1) 148:9 implications (1) 82:6	142:11 indirectly (2) 139:23;140:1 individuals (2) 22:19;122:18	74:20 interview (21) 33:18;36:9,11,18; 37:1,2,5;39:12,22; 42:24;43:4,9;44:12;	January (4) 10:12;94:19,24; 96:18 Jase (1)	11:21,24;14:13; 16:3;18:1,11,22;19:7, 20,21;20:7,12,14; 22:12;23:7;24:25;
30:20;76:2 implementing (1) 148:9 implications (1) 82:6 importance (1)	142:11 indirectly (2) 139:23;140:1 individuals (2) 22:19;122:18 informal (12)	74:20 interview (21) 33:18;36:9,11,18; 37:1,2,5;39:12,22; 42:24;43:4,9;44:12; 47:6;49:3,13;104:20;	January (4) 10:12;94:19,24; 96:18 Jase (1) 107:18	11:21,24;14:13; 16:3;18:1,11,22;19:7, 20,21;20:7,12,14; 22:12;23:7;24:25; 26:16,21;31:2;32:15,
30:20;76:2 implementing (1) 148:9 implications (1) 82:6 importance (1) 132:1	142:11 indirectly (2) 139:23;140:1 individuals (2) 22:19;122:18 informal (12) 99:8,9,12,25;100:6,	74:20 interview (21) 33:18;36:9,11,18; 37:1,2,5;39:12,22; 42:24;43:4,9;44:12; 47:6;49:3,13;104:20; 105:5,18;106:8,14	January (4) 10:12;94:19,24; 96:18 Jase (1) 107:18 job (1)	11:21,24;14:13; 16:3;18:1,11,22;19:7, 20,21;20:7,12,14; 22:12;23:7;24:25; 26:16,21;31:2;32:15, 19;33:17;36:2,9,22;
30:20;76:2 implementing (1) 148:9 implications (1) 82:6 importance (1) 132:1 important (25)	142:11 indirectly (2) 139:23;140:1 individuals (2) 22:19;122:18 informal (12) 99:8,9,12,25;100:6, 10;101:1,6;102:8;	74:20 interview (21) 33:18;36:9,11,18; 37:1,2,5;39:12,22; 42:24;43:4,9;44:12; 47:6;49:3,13;104:20; 105:5,18;106:8,14 interviewed (4)	January (4) 10:12;94:19,24; 96:18 Jase (1) 107:18 job (1) 147:17	11:21,24;14:13; 16:3;18:1,11,22;19:7, 20,21;20:7,12,14; 22:12;23:7;24:25; 26:16,21;31:2;32:15, 19;33:17;36:2,9,22; 37:11,17,23;38:6,14;
30:20;76:2 implementing (1) 148:9 implications (1) 82:6 importance (1) 132:1 important (25) 28:12;38:19;41:22;	142:11 indirectly (2) 139:23;140:1 individuals (2) 22:19;122:18 informal (12) 99:8,9,12,25;100:6, 10;101:1,6;102:8; 103:22;104:4,9	74:20 interview (21) 33:18;36:9,11,18; 37:1,2,5;39:12,22; 42:24;43:4,9;44:12; 47:6;49:3,13;104:20; 105:5,18;106:8,14 interviewed (4) 36:15,17,23;104:14	January (4) 10:12;94:19,24; 96:18 Jase (1) 107:18 job (1) 147:17 join (2)	11:21,24;14:13; 16:3;18:1,11,22;19:7, 20,21;20:7,12,14; 22:12;23:7;24:25; 26:16,21;31:2;32:15, 19;33:17;36:2,9,22; 37:11,17,23;38:6,14; 39:5,9;40:7,7,15,19,
30:20;76:2 implementing (1) 148:9 implications (1) 82:6 importance (1) 132:1 important (25) 28:12;38:19;41:22; 53:24;54:3,11,13;56:3,	142:11 indirectly (2) 139:23;140:1 individuals (2) 22:19;122:18 informal (12) 99:8,9,12,25;100:6, 10;101:1,6;102:8; 103:22;104:4,9 information (5)	74:20 interview (21) 33:18;36:9,11,18; 37:1,2,5;39:12,22; 42:24;43:4,9;44:12; 47:6;49:3,13;104:20; 105:5,18;106:8,14 interviewed (4) 36:15,17,23;104:14 interviewing (2)	January (4) 10:12;94:19,24; 96:18 Jase (1) 107:18 job (1) 147:17 join (2) 159:1,8	11:21,24;14:13; 16:3;18:1,11,22;19:7, 20,21;20:7,12,14; 22:12;23:7;24:25; 26:16,21;31:2;32:15, 19;33:17;36:2,9,22; 37:11,17,23;38:6,14; 39:5,9;40:7,7,15,19, 21;41:7,21,24;42:3,22;
30:20;76:2 implementing (1) 148:9 implications (1) 82:6 importance (1) 132:1 important (25) 28:12;38:19;41:22; 53:24;54:3,11,13;56:3, 6,11,13,13;66:14;	142:11 indirectly (2) 139:23;140:1 individuals (2) 22:19;122:18 informal (12) 99:8,9,12,25;100:6, 10;101:1,6;102:8; 103:22;104:4,9 information (5) 53:9;81:3,5;137:5;	74:20 interview (21) 33:18;36:9,11,18; 37:1,2,5;39:12,22; 42:24;43:4,9;44:12; 47:6;49:3,13;104:20; 105:5,18;106:8,14 interviewed (4) 36:15,17,23;104:14 interviewing (2) 33:16;49:16	January (4) 10:12;94:19,24; 96:18 Jase (1) 107:18 job (1) 147:17 join (2)	11:21,24;14:13; 16:3;18:1,11,22;19:7, 20,21;20:7,12,14; 22:12;23:7;24:25; 26:16,21;31:2;32:15, 19;33:17;36:2,9,22; 37:11,17,23;38:6,14; 39:5,9;40:7,7,15,19, 21;41:7,21,24;42:3,22; 43:11,19;44:9,12,19;
30:20;76:2 implementing (1) 148:9 implications (1) 82:6 importance (1) 132:1 important (25) 28:12;38:19;41:22; 53:24;54:3,11,13;56:3, 6,11,13,13;66:14; 77:16;84:21;87:12;	142:11 indirectly (2) 139:23;140:1 individuals (2) 22:19;122:18 informal (12) 99:8,9,12,25;100:6, 10;101:1,6;102:8; 103:22;104:4,9 information (5) 53:9;81:3,5;137:5; 143:13	74:20 interview (21) 33:18;36:9,11,18; 37:1,2,5;39:12,22; 42:24;43:4,9;44:12; 47:6;49:3,13;104:20; 105:5,18;106:8,14 interviewed (4) 36:15,17,23;104:14 interviewing (2) 33:16;49:16 interviews (2)	January (4) 10:12;94:19,24; 96:18 Jase (1) 107:18 job (1) 147:17 join (2) 159:1,8 joining (1) 41:7	11:21,24;14:13; 16:3;18:1,11,22;19:7, 20,21;20:7,12,14; 22:12;23:7;24:25; 26:16,21;31:2;32:15, 19;33:17;36:2,9,22; 37:11,17,23;38:6,14; 39:5,9;40:7,7,15,19, 21;41:7,21,24;42:3,22; 43:11,19;44:9,12,19; 45:1,2;46:3,9;47:6,7,
30:20;76:2 implementing (1) 148:9 implications (1) 82:6 importance (1) 132:1 important (25) 28:12;38:19;41:22; 53:24;54:3,11,13;56:3, 6,11,13,13;66:14; 77:16;84:21;87:12; 88:7,20;102:17;	142:11 indirectly (2) 139:23;140:1 individuals (2) 22:19;122:18 informal (12) 99:8,9,12,25;100:6, 10;101:1,6;102:8; 103:22;104:4,9 information (5) 53:9;81:3,5;137:5; 143:13 informational (2)	74:20 interview (21) 33:18;36:9,11,18; 37:1,2,5;39:12,22; 42:24;43:4,9;44:12; 47:6;49:3,13;104:20; 105:5,18;106:8,14 interviewed (4) 36:15,17,23;104:14 interviewing (2) 33:16;49:16 interviews (2) 35:25;36:7	January (4) 10:12;94:19,24; 96:18 Jase (1) 107:18 job (1) 147:17 join (2) 159:1,8 joining (1) 41:7 Jones (30)	11:21,24;14:13; 16:3;18:1,11,22;19:7, 20,21;20:7,12,14; 22:12;23:7;24:25; 26:16,21;31:2;32:15, 19;33:17;36:2,9,22; 37:11,17,23;38:6,14; 39:5,9;40:7,7,15,19, 21;41:7,21,24;42:3,22; 43:11,19;44:9,12,19; 45:1,2;46:3,9;47:6,7, 21,25;48:10;49:3,8,12,
30:20;76:2 implementing (1) 148:9 implications (1) 82:6 importance (1) 132:1 important (25) 28:12;38:19;41:22; 53:24;54:3,11,13;56:3, 6,11,13,13;66:14; 77:16;84:21;87:12; 88:7,20;102:17; 106:17;116:21,24;	142:11 indirectly (2) 139:23;140:1 individuals (2) 22:19;122:18 informal (12) 99:8,9,12,25;100:6, 10;101:1,6;102:8; 103:22;104:4,9 information (5) 53:9;81:3,5;137:5; 143:13 informational (2) 143:4,14	74:20 interview (21) 33:18;36:9,11,18; 37:1,2,5;39:12,22; 42:24;43:4,9;44:12; 47:6;49:3,13;104:20; 105:5,18;106:8,14 interviewed (4) 36:15,17,23;104:14 interviewing (2) 33:16;49:16 interviews (2) 35:25;36:7 into (21)	January (4) 10:12;94:19,24; 96:18 Jase (1) 107:18 job (1) 147:17 join (2) 159:1,8 joining (1) 41:7 Jones (30) 22:15;36:22;37:1,2,	11:21,24;14:13; 16:3;18:1,11,22;19:7, 20,21;20:7,12,14; 22:12;23:7;24:25; 26:16,21;31:2;32:15, 19;33:17;36:2,9,22; 37:11,17,23;38:6,14; 39:5,9;40:7,7,15,19, 21;41:7,21,24;42:3,22; 43:11,19;44:9,12,19; 45:1,2;46:3,9;47:6,7, 21,25;48:10;49:3,8,12, 17,19,23;50:3,6,13;
30:20;76:2 implementing (1) 148:9 implications (1) 82:6 importance (1) 132:1 important (25) 28:12;38:19;41:22; 53:24;54:3,11,13;56:3, 6,11,13,13;66:14; 77:16;84:21;87:12; 88:7,20;102:17; 106:17;116:21,24; 149:2,6;150:10	142:11 indirectly (2) 139:23;140:1 individuals (2) 22:19;122:18 informal (12) 99:8,9,12,25;100:6, 10;101:1,6;102:8; 103:22;104:4,9 information (5) 53:9;81:3,5;137:5; 143:13 informational (2) 143:4,14 infringes (1)	74:20 interview (21) 33:18;36:9,11,18; 37:1,2,5;39:12,22; 42:24;43:4,9;44:12; 47:6;49:3,13;104:20; 105:5,18;106:8,14 interviewed (4) 36:15,17,23;104:14 interviewing (2) 33:16;49:16 interviews (2) 35:25;36:7 into (21) 21:1,2;27:17,25;	January (4) 10:12;94:19,24; 96:18 Jase (1) 107:18 job (1) 147:17 join (2) 159:1,8 joining (1) 41:7 Jones (30) 22:15;36:22;37:1,2, 5,8,10;39:14,18,24;	11:21,24;14:13; 16:3;18:1,11,22;19:7, 20,21;20:7,12,14; 22:12;23:7;24:25; 26:16,21;31:2;32:15, 19;33:17;36:2,9,22; 37:11,17,23;38:6,14; 39:5,9;40:7,7,15,19, 21;41:7,21,24;42:3,22; 43:11,19;44:9,12,19; 45:1,2;46:3,9;47:6,7, 21,25;48:10;49:3,8,12, 17,19,23;50:3,6,13; 51:21;61:8,9,11;62:8,
30:20;76:2 implementing (1) 148:9 implications (1) 82:6 importance (1) 132:1 important (25) 28:12;38:19;41:22; 53:24;54:3,11,13;56:3, 6,11,13,13;66:14; 77:16;84:21;87:12; 88:7,20;102:17; 106:17;116:21,24; 149:2,6;150:10 impose (1)	142:11 indirectly (2) 139:23;140:1 individuals (2) 22:19;122:18 informal (12) 99:8,9,12,25;100:6, 10;101:1,6;102:8; 103:22;104:4,9 information (5) 53:9;81:3,5;137:5; 143:13 informational (2) 143:4,14 infringes (1) 58:9	74:20 interview (21) 33:18;36:9,11,18; 37:1,2,5;39:12,22; 42:24;43:4,9;44:12; 47:6;49:3,13;104:20; 105:5,18;106:8,14 interviewed (4) 36:15,17,23;104:14 interviewing (2) 33:16;49:16 interviews (2) 35:25;36:7 into (21) 21:1,2;27:17,25; 28:7;31:15;35:4,9,14,	January (4) 10:12;94:19,24; 96:18 Jase (1) 107:18 job (1) 147:17 join (2) 159:1,8 joining (1) 41:7 Jones (30) 22:15;36:22;37:1,2, 5,8,10;39:14,18,24; 40:1,4,6,8,10,19;41:2,	11:21,24;14:13; 16:3;18:1,11,22;19:7, 20,21;20:7,12,14; 22:12;23:7;24:25; 26:16,21;31:2;32:15, 19;33:17;36:2,9,22; 37:11,17,23;38:6,14; 39:5,9;40:7,7,15,19, 21;41:7,21,24;42:3,22; 43:11,19;44:9,12,19; 45:1,2;46:3,9;47:6,7, 21,25;48:10;49:3,8,12, 17,19,23;50:3,6,13; 51:21;61:8,9,11;62:8, 14,16;64:4,7,16,19;
30:20;76:2 implementing (1) 148:9 implications (1) 82:6 importance (1) 132:1 important (25) 28:12;38:19;41:22; 53:24;54:3,11,13;56:3, 6,11,13,13;66:14; 77:16;84:21;87:12; 88:7,20;102:17; 106:17;116:21,24; 149:2,6;150:10 impose (1) 83:19	142:11 indirectly (2) 139:23;140:1 individuals (2) 22:19;122:18 informal (12) 99:8,9,12,25;100:6, 10;101:1,6;102:8; 103:22;104:4,9 information (5) 53:9;81:3,5;137:5; 143:13 informational (2) 143:4,14 infringes (1) 58:9 initial (2)	74:20 interview (21) 33:18;36:9,11,18; 37:1,2,5;39:12,22; 42:24;43:4,9;44:12; 47:6;49:3,13;104:20; 105:5,18;106:8,14 interviewed (4) 36:15,17,23;104:14 interviewing (2) 33:16;49:16 interviews (2) 35:25;36:7 into (21) 21:1,2;27:17,25; 28:7;31:15;35:4,9,14, 21;65:18;67:12;88:11;	January (4) 10:12;94:19,24; 96:18 Jase (1) 107:18 job (1) 147:17 join (2) 159:1,8 joining (1) 41:7 Jones (30) 22:15;36:22;37:1,2, 5,8,10;39:14,18,24; 40:1,4,6,8,10,19;41:2, 4,11,13;95:20,24;96:2,	11:21,24;14:13; 16:3;18:1,11,22;19:7, 20,21;20:7,12,14; 22:12;23:7;24:25; 26:16,21;31:2;32:15, 19;33:17;36:2,9,22; 37:11,17,23;38:6,14; 39:5,9;40:7,7,15,19, 21;41:7,21,24;42:3,22; 43:11,19;44:9,12,19; 45:1,2;46:3,9;47:6,7, 21,25;48:10;49:3,8,12, 17,19,23;50:3,6,13; 51:21;61:8,9,11;62:8, 14,16;64:4,7,16,19; 72:1;79:10;81:4,5,10;
30:20;76:2 implementing (1) 148:9 implications (1) 82:6 importance (1) 132:1 important (25) 28:12;38:19;41:22; 53:24;54:3,11,13;56:3, 6,11,13,13;66:14; 77:16;84:21;87:12; 88:7,20;102:17; 106:17;116:21,24; 149:2,6;150:10 impose (1) 83:19 imposing (1)	142:11 indirectly (2) 139:23;140:1 individuals (2) 22:19;122:18 informal (12) 99:8,9,12,25;100:6, 10;101:1,6;102:8; 103:22;104:4,9 information (5) 53:9;81:3,5;137:5; 143:13 informational (2) 143:4,14 infringes (1) 58:9 initial (2) 103:9;126:2	74:20 interview (21) 33:18;36:9,11,18; 37:1,2,5;39:12,22; 42:24;43:4,9;44:12; 47:6;49:3,13;104:20; 105:5,18;106:8,14 interviewed (4) 36:15,17,23;104:14 interviewing (2) 33:16;49:16 interviews (2) 35:25;36:7 into (21) 21:1,2;27:17,25; 28:7;31:15;35:4,9,14, 21;65:18;67:12;88:11; 104:2;107:22;108:25;	January (4) 10:12:94:19,24; 96:18 Jase (1) 107:18 job (1) 147:17 join (2) 159:1,8 joining (1) 41:7 Jones (30) 22:15;36:22;37:1,2, 5,8,10;39:14,18,24; 40:1,4,6,8,10,19;41:2, 4,11,13;95:20,24;96:2, 5,25;97:5;98:21,25;	11:21,24;14:13; 16:3;18:1,11,22;19:7, 20,21;20:7,12,14; 22:12;23:7;24:25; 26:16,21;31:2;32:15, 19;33:17;36:2,9,22; 37:11,17,23;38:6,14; 39:5,9;40:7,7,15,19, 21;41:7,21,24;42:3,22; 43:11,19;44:9,12,19; 45:1,2;46:3,9;47:6,7, 21,25;48:10;49:3,8,12, 17,19,23;50:3,6,13; 51:21;61:8,9,11;62:8, 14,16;64:4,7,16,19; 72:1;79:10;81:4,5,10; 83:6;97:8;98:10;
30:20;76:2 implementing (1) 148:9 implications (1) 82:6 importance (1) 132:1 important (25) 28:12;38:19;41:22; 53:24;54:3,11,13;56:3, 6,11,13,13;66:14; 77:16;84:21;87:12; 88:7,20;102:17; 106:17;116:21,24; 149:2,6;150:10 impose (1) 83:19 imposing (1) 30:6	142:11 indirectly (2) 139:23;140:1 individuals (2) 22:19;122:18 informal (12) 99:8,9,12,25;100:6, 10;101:1,6;102:8; 103:22;104:4,9 information (5) 53:9;81:3,5;137:5; 143:13 informational (2) 143:4,14 infringes (1) 58:9 initial (2) 103:9;126:2 initiated (1)	74:20 interview (21) 33:18;36:9,11,18; 37:1,2,5;39:12,22; 42:24;43:4,9;44:12; 47:6;49:3,13;104:20; 105:5,18;106:8,14 interviewed (4) 36:15,17,23;104:14 interviewing (2) 33:16;49:16 interviews (2) 35:25;36:7 into (21) 21:1,2;27:17,25; 28:7;31:15;35:4,9,14, 21;65:18;67:12;88:11; 104:2;107:22;108:25; 115:25;119:17,20;	January (4) 10:12:94:19,24; 96:18 Jase (1) 107:18 job (1) 147:17 join (2) 159:1,8 joining (1) 41:7 Jones (30) 22:15;36:22;37:1,2, 5,8,10;39:14,18,24; 40:1,4,6,8,10,19;41:2, 4,11,13;95:20,24;96:2, 5,25;97:5;98:21,25; 157:6;158:15	11:21,24;14:13; 16:3;18:1,11,22;19:7, 20,21;20:7,12,14; 22:12;23:7;24:25; 26:16,21;31:2;32:15, 19;33:17;36:2,9,22; 37:11,17,23;38:6,14; 39:5,9;40:7,7,15,19, 21;41:7,21,24;42:3,22; 43:11,19;44:9,12,19; 45:1,2;46:3,9;47:6,7, 21,25;48:10;49:3,8,12, 17,19,23;50:3,6,13; 51:21;61:8,9,11;62:8, 14,16;64:4,7,16,19; 72:1;79:10;81:4,5,10; 83:6;97:8;98:10; 99:13,15,21;100:12;
30:20;76:2 implementing (1) 148:9 implications (1) 82:6 importance (1) 132:1 important (25) 28:12;38:19;41:22; 53:24;54:3,11,13;56:3, 6,11,13,13;66:14; 77:16;84:21;87:12; 88:7,20;102:17; 106:17;116:21,24; 149:2,6;150:10 impose (1) 83:19 imposing (1)	142:11 indirectly (2) 139:23;140:1 individuals (2) 22:19;122:18 informal (12) 99:8,9,12,25;100:6, 10;101:1,6;102:8; 103:22;104:4,9 information (5) 53:9;81:3,5;137:5; 143:13 informational (2) 143:4,14 infringes (1) 58:9 initial (2) 103:9;126:2 initiated (1) 144:13	74:20 interview (21) 33:18;36:9,11,18; 37:1,2,5;39:12,22; 42:24;43:4,9;44:12; 47:6;49:3,13;104:20; 105:5,18;106:8,14 interviewed (4) 36:15,17,23;104:14 interviewing (2) 33:16;49:16 interviews (2) 35:25;36:7 into (21) 21:1,2;27:17,25; 28:7;31:15;35:4,9,14, 21;65:18;67:12;88:11; 104:2;107:22;108:25; 115:25;119:17,20; 124:24;134:24	January (4) 10:12:94:19,24; 96:18 Jase (1) 107:18 job (1) 147:17 join (2) 159:1,8 joining (1) 41:7 Jones (30) 22:15;36:22;37:1,2, 5,8,10;39:14,18,24; 40:1,4,6,8,10,19;41:2, 4,11,13:95:20,24;96:2, 5,25;97:5;98:21,25; 157:6;158:15 Judge (21)	11:21,24;14:13; 16:3;18:1,11,22;19:7, 20,21;20:7,12,14; 22:12;23:7;24:25; 26:16,21;31:2;32:15, 19;33:17;36:2,9,22; 37:11,17,23;38:6,14; 39:5,9;40:7,7,15,19, 21;41:7,21,24;42:3,22; 43:11,19;44:9,12,19; 45:1,2;46:3,9;47:6,7, 21,25;48:10;49:3,8,12, 17,19,23;50:3,6,13; 51:21;61:8,9,11;62:8, 14,16;64:4,7,16,19; 72:1;79:10;81:4,5,10; 83:6;97:8;98:10; 99:13,15,21;100:12; 137:13;140:6;150:13,
30:20;76:2 implementing (1) 148:9 implications (1) 82:6 importance (1) 132:1 important (25) 28:12;38:19;41:22; 53:24;54:3,11,13;56:3, 6,11,13,13;66:14; 77:16;84:21;87:12; 88:7,20;102:17; 106:17;116:21,24; 149:2,6;150:10 impose (1) 83:19 imposing (1) 30:6 impressed (1) 98:18	142:11 indirectly (2) 139:23;140:1 individuals (2) 22:19;122:18 informal (12) 99:8,9,12,25;100:6, 10;101:1,6;102:8; 103:22;104:4,9 information (5) 53:9;81:3,5;137:5; 143:13 informational (2) 143:4,14 infringes (1) 58:9 initial (2) 103:9;126:2 initiated (1) 144:13 initiative (2)	74:20 interview (21) 33:18;36:9,11,18; 37:1,2,5;39:12,22; 42:24;43:4,9;44:12; 47:6;49:3,13;104:20; 105:5,18;106:8,14 interviewed (4) 36:15,17,23;104:14 interviewing (2) 33:16;49:16 interviews (2) 35:25;36:7 into (21) 21:1,2;27:17,25; 28:7;31:15;35:4,9,14, 21;65:18;67:12;88:11; 104:2;107:22;108:25; 115:25;119:17,20;	January (4) 10:12:94:19,24; 96:18 Jase (1) 107:18 job (1) 147:17 join (2) 159:1,8 joining (1) 41:7 Jones (30) 22:15;36:22;37:1,2, 5,8,10;39:14,18,24; 40:1,4,6,8,10,19;41:2, 4,11,13:95:20,24;96:2, 5,25;97:5;98:21,25; 157:6;158:15 Judge (21) 8:8;31:17,20;32:6;	11:21,24;14:13; 16:3;18:1,11,22;19:7, 20,21;20:7,12,14; 22:12;23:7;24:25; 26:16,21;31:2;32:15, 19;33:17;36:2,9,22; 37:11,17,23;38:6,14; 39:5,9;40:7,7,15,19, 21;41:7,21,24;42:3,22; 43:11,19;44:9,12,19; 45:1,2;46:3,9;47:6,7, 21,25;48:10;49:3,8,12, 17,19,23;50:3,6,13; 51:21;61:8,9,11;62:8, 14,16;64:4,7,16,19; 72:1;79:10;81:4,5,10; 83:6;97:8;98:10; 99:13,15,21;100:12; 137:13;140:6;150:13, 17;157:9
30:20;76:2 implementing (1) 148:9 implications (1) 82:6 importance (1) 132:1 important (25) 28:12;38:19;41:22; 53:24;54:3,11,13;56:3, 6,11,13,13;66:14; 77:16;84:21;87:12; 88:7,20;102:17; 106:17;116:21,24; 149:2,6;150:10 impose (1) 83:19 imposing (1) 30:6 impressed (1) 98:18 improve (2)	142:11 indirectly (2) 139:23;140:1 individuals (2) 22:19;122:18 informal (12) 99:8,9,12,25;100:6, 10;101:1,6;102:8; 103:22;104:4,9 information (5) 53:9;81:3,5;137:5; 143:13 informational (2) 143:4,14 infringes (1) 58:9 initial (2) 103:9;126:2 initiated (1) 144:13 initiative (2) 90:10,15	74:20 interview (21) 33:18;36:9,11,18; 37:1,2,5;39:12,22; 42:24;43:4,9;44:12; 47:6;49:3,13;104:20; 105:5,18;106:8,14 interviewed (4) 36:15,17,23;104:14 interviewing (2) 33:16;49:16 interviews (2) 35:25;36:7 into (21) 21:1,2;27:17,25; 28:7;31:15;35:4,9,14, 21;65:18;67:12;88:11; 104:2;107:22;108:25; 115:25;119:17,20; 124:24;134:24 inventory (1) 55:18	January (4) 10:12:94:19,24; 96:18 Jase (1) 107:18 job (1) 147:17 join (2) 159:1,8 joining (1) 41:7 Jones (30) 22:15;36:22;37:1,2, 5,8,10;39:14,18,24; 40:1,4,6,8,10,19;41:2, 4,11,13;95:20,24;96:2, 5,25;97:5;98:21,25; 157:6;158:15 Judge (21) 8:8;31:17,20;32:6; 45:16;65:3,6;118:16;	11:21,24;14:13; 16:3;18:1,11,22;19:7, 20,21;20:7,12,14; 22:12;23:7;24:25; 26:16,21;31:2;32:15, 19;33:17;36:2,9,22; 37:11,17,23;38:6,14; 39:5,9;40:7,7,15,19, 21;41:7,21,24;42:3,22; 43:11,19;44:9,12,19; 45:1,2;46:3,9;47:6,7, 21,25;48:10;49:3,8,12, 17,19,23;50:3,6,13; 51:21;61:8,9,11;62:8, 14,16;64:4,7,16,19; 72:1;79:10;81:4,5,10; 83:6;97:8;98:10; 99:13,15,21;100:12; 137:13;140:6;150:13, 17;157:9 kind (10)
30:20;76:2 implementing (1) 148:9 implications (1) 82:6 importance (1) 132:1 important (25) 28:12;38:19;41:22; 53:24;54:3,11,13;56:3, 6,11,13,13;66:14; 77:16;84:21;87:12; 88:7,20;102:17; 106:17;116:21,24; 149:2,6;150:10 impose (1) 83:19 imposing (1) 30:6 impressed (1) 98:18 improve (2) 27:23;47:19	142:11 indirectly (2) 139:23;140:1 individuals (2) 22:19;122:18 informal (12) 99:8,9,12,25;100:6, 10;101:1,6;102:8; 103:22;104:4,9 information (5) 53:9;81:3,5;137:5; 143:13 informational (2) 143:4,14 infringes (1) 58:9 initial (2) 103:9;126:2 initiated (1) 144:13 initiative (2) 90:10,15 injunction (3)	74:20 interview (21) 33:18;36:9,11,18; 37:1,2,5;39:12,22; 42:24;43:4,9;44:12; 47:6;49:3,13;104:20; 105:5,18;106:8,14 interviewed (4) 36:15,17,23;104:14 interviewing (2) 33:16;49:16 interviews (2) 35:25;36:7 into (21) 21:1,2;27:17,25; 28:7;31:15;35:4,9,14, 21;65:18;67:12;88:11; 104:2;107:22;108:25; 115:25;119:17,20; 124:24;134:24 inventory (1) 55:18 investigation (6)	January (4) 10:12:94:19,24; 96:18 Jase (1) 107:18 job (1) 147:17 join (2) 159:1,8 joining (1) 41:7 Jones (30) 22:15;36:22;37:1,2, 5,8,10;39:14,18,24; 40:1,4,6,8,10,19;41:2, 4,11,13;95:20,24;96:2, 5,25;97:5;98:21,25; 157:6;158:15 Judge (21) 8:8;31:17,20;32:6; 45:16;65:3,6;118:16; 119:16;122:22;123:2;	11:21,24;14:13; 16:3;18:1,11,22;19:7, 20,21;20:7,12,14; 22:12;23:7;24:25; 26:16,21;31:2;32:15, 19;33:17;36:2,9,22; 37:11,17,23;38:6,14; 39:5,9;40:7,7,15,19, 21;41:7,21,24;42:3,22; 43:11,19;44:9,12,19; 45:1,2;46:3,9;47:6,7, 21,25;48:10;49:3,8,12, 17,19,23;50:3,6,13; 51:21;61:8,9,11;62:8, 14,16;64:4,7,16,19; 72:1;79:10;81:4,5,10; 83:6;97:8;98:10; 99:13,15,21;100:12; 137:13;140:6;150:13, 17;157:9 kind (10) 56:22;101:18;
30:20;76:2 implementing (1) 148:9 implications (1) 82:6 importance (1) 132:1 important (25) 28:12;38:19;41:22; 53:24;54:3,11,13;56:3, 6,11,13,13;66:14; 77:16;84:21;87:12; 88:7,20;102:17; 106:17;116:21,24; 149:2,6;150:10 impose (1) 83:19 imposing (1) 30:6 impressed (1) 98:18 improve (2) 27:23;47:19 improved (3)	142:11 indirectly (2) 139:23;140:1 individuals (2) 22:19;122:18 informal (12) 99:8,9,12,25;100:6, 10;101:1,6;102:8; 103:22;104:4,9 information (5) 53:9;81:3,5;137:5; 143:13 informational (2) 143:4,14 infringes (1) 58:9 initial (2) 103:9;126:2 initiated (1) 144:13 initiative (2) 90:10,15 injunction (3) 123:4;125:24;	74:20 interview (21) 33:18;36:9,11,18; 37:1,2,5;39:12,22; 42:24;43:4,9;44:12; 47:6;49:3,13;104:20; 105:5,18;106:8,14 interviewed (4) 36:15,17,23;104:14 interviewing (2) 33:16;49:16 interviews (2) 35:25;36:7 into (21) 21:1,2;27:17,25; 28:7;31:15;35:4,9,14, 21;65:18;67:12;88:11; 104:2;107:22;108:25; 115:25;119:17,20; 124:24;134:24 inventory (1) 55:18 investigation (6) 53:5,5;77:21,22;	January (4) 10:12:94:19,24; 96:18 Jase (1) 107:18 job (1) 147:17 join (2) 159:1,8 joining (1) 41:7 Jones (30) 22:15;36:22;37:1,2, 5,8,10;39:14,18,24; 40:1,4,6,8,10,19;41:2, 4,11,13;95:20,24;96:2, 5,25;97:5;98:21,25; 157:6;158:15 Judge (21) 8:8;31:17,20;32:6; 45:16;65:3,6;118:16; 119:16;122:22;123:2; 125:23;128:25;	11:21,24;14:13; 16:3;18:1,11,22;19:7, 20,21;20:7,12,14; 22:12;23:7;24:25; 26:16,21;31:2;32:15, 19;33:17;36:2,9,22; 37:11,17,23;38:6,14; 39:5,9;40:7,7,15,19, 21;41:7,21,24;42:3,22; 43:11,19;44:9,12,19; 45:1,2;46:3,9;47:6,7, 21,25;48:10;49:3,8,12, 17,19,23;50:3,6,13; 51:21;61:8,9,11;62:8, 14,16;64:4,7,16,19; 72:1;79:10;81:4,5,10; 83:6;97:8;98:10; 99:13,15,21;100:12; 137:13;140:6;150:13, 17;157:9 kind (10) 56:22;101:18; 113:25;116:13;121:2;
30:20;76:2 implementing (1) 148:9 implications (1) 82:6 importance (1) 132:1 important (25) 28:12;38:19;41:22; 53:24;54:3,11,13;56:3, 6,11,13,13;66:14; 77:16;84:21;87:12; 88:7,20;102:17; 106:17;116:21,24; 149:2,6;150:10 impose (1) 83:19 imposing (1) 30:6 impressed (1) 98:18 improve (2) 27:23;47:19 improved (3) 11:5;48:14;102:18	142:11 indirectly (2) 139:23;140:1 individuals (2) 22:19;122:18 informal (12) 99:8,9,12,25;100:6, 10;101:1,6;102:8; 103:22;104:4,9 information (5) 53:9;81:3,5;137:5; 143:13 informational (2) 143:4,14 infringes (1) 58:9 initial (2) 103:9;126:2 initiated (1) 144:13 initiative (2) 90:10,15 injunction (3) 123:4;125:24; 133:16	74:20 interview (21) 33:18;36:9,11,18; 37:1,2,5;39:12,22; 42:24;43:4,9;44:12; 47:6;49:3,13;104:20; 105:5,18;106:8,14 interviewed (4) 36:15,17,23;104:14 interviewing (2) 33:16;49:16 interviews (2) 35:25;36:7 into (21) 21:1,2;27:17,25; 28:7;31:15;35:4,9,14, 21;65:18;67:12;88:11; 104:2;107:22;108:25; 115:25;119:17,20; 124:24;134:24 inventory (1) 55:18 investigation (6) 53:5,5;77:21,22; 78:2;83:1	January (4) 10:12;94:19,24; 96:18 Jase (1) 107:18 job (1) 147:17 join (2) 159:1,8 joining (1) 41:7 Jones (30) 22:15;36:22;37:1,2, 5,8,10;39:14,18,24; 40:1,4,6,8,10,19;41:2, 4,11,13;95:20,24;96:2, 5,25;97:5;98:21,25; 157:6;158:15 Judge (21) 8:8;31:17,20;32:6; 45:16;65:3,6;118:16; 119:16;122:22;123:2; 125:23;128:25; 130:22;136:16;137:4;	11:21,24;14:13; 16:3;18:1,11,22;19:7, 20,21;20:7,12,14; 22:12;23:7;24:25; 26:16,21;31:2;32:15, 19;33:17;36:2,9,22; 37:11,17,23;38:6,14; 39:5,9;40:7,7,15,19, 21;41:7,21,24;42:3,22; 43:11,19;44:9,12,19; 45:1,2;46:3,9;47:6,7, 21,25;48:10;49:3,8,12, 17,19,23;50:3,6,13; 51:21;61:8,9,11;62:8, 14,16;64:4,7,16,19; 72:1;79:10;81:4,5,10; 83:6;97:8;98:10; 99:13,15,21;100:12; 137:13;140:6;150:13, 17;157:9 kind (10) 56:22;101:18; 113:25;116:13;121:2; 123:19;128:3;137:25;
30:20;76:2 implementing (1) 148:9 implications (1) 82:6 importance (1) 132:1 important (25) 28:12;38:19;41:22; 53:24;54:3,11,13;56:3, 6,11,13,13;66:14; 77:16;84:21;87:12; 88:7,20;102:17; 106:17;116:21,24; 149:2,6;150:10 impose (1) 83:19 imposing (1) 30:6 impressed (1) 98:18 improve (2) 27:23;47:19 improved (3) 11:5;48:14;102:18 improvement (1)	142:11 indirectly (2) 139:23;140:1 individuals (2) 22:19;122:18 informal (12) 99:8,9,12,25;100:6, 10;101:1,6;102:8; 103:22;104:4,9 information (5) 53:9;81:3,5;137:5; 143:13 informational (2) 143:4,14 infringes (1) 58:9 initial (2) 103:9;126:2 initiated (1) 144:13 initiative (2) 90:10,15 injunction (3) 123:4;125:24; 133:16 injunctions (5)	74:20 interview (21) 33:18;36:9,11,18; 37:1,2,5;39:12,22; 42:24;43:4,9;44:12; 47:6;49:3,13;104:20; 105:5,18;106:8,14 interviewed (4) 36:15,17,23;104:14 interviewing (2) 33:16;49:16 interviews (2) 35:25;36:7 into (21) 21:1,2;27:17,25; 28:7;31:15;35:4,9,14, 21;65:18;67:12;88:11; 104:2;107:22;108:25; 115:25;119:17,20; 124:24;134:24 inventory (1) 55:18 investigation (6) 53:5,5;77:21,22; 78:2;83:1 involved (18)	January (4) 10:12;94:19,24; 96:18 Jase (1) 107:18 job (1) 147:17 join (2) 159:1,8 joining (1) 41:7 Jones (30) 22:15;36:22;37:1,2, 5,8,10;39:14,18,24; 40:1,4,6,8,10,19;41:2, 4,11,13;95:20,24;96:2, 5,25;97:5;98:21,25; 157:6;158:15 Judge (21) 8:8;31:17,20;32:6; 45:16;65:3,6;118:16; 119:16;122:22;123:2; 125:23;128:25; 130:22;136:16;137:4; 149:8;150:12,16;	11:21,24;14:13; 16:3;18:1,11,22;19:7, 20,21;20:7,12,14; 22:12;23:7;24:25; 26:16,21;31:2;32:15, 19;33:17;36:2,9,22; 37:11,17,23;38:6,14; 39:5,9;40:7,7,15,19, 21;41:7,21,24;42:3,22; 43:11,19;44:9,12,19; 45:1,2;46:3,9;47:6,7, 21,25;48:10;49:3,8,12, 17,19,23;50:3,6,13; 51:21;61:8,9,11;62:8, 14,16;64:4,7,16,19; 72:1;79:10;81:4,5,10; 83:6;97:8;98:10; 99:13,15,21;100:12; 137:13;140:6;150:13, 17;157:9 kind (10) 56:22;101:18; 113:25;116:13;121:2; 123:19;128:3;137:25; 143:5;145:5
30:20;76:2 implementing (1) 148:9 implications (1) 82:6 importance (1) 132:1 important (25) 28:12;38:19;41:22; 53:24;54:3,11,13;56:3, 6,11,13,13;66:14; 77:16;84:21;87:12; 88:7,20;102:17; 106:17;116:21,24; 149:2,6;150:10 impose (1) 83:19 imposing (1) 30:6 impressed (1) 98:18 improve (2) 27:23;47:19 improved (3) 11:5;48:14;102:18 improvement (1) 28:17	142:11 indirectly (2) 139:23;140:1 individuals (2) 22:19;122:18 informal (12) 99:8,9,12,25;100:6, 10;101:1,6;102:8; 103:22;104:4,9 information (5) 53:9;81:3,5;137:5; 143:13 informational (2) 143:4,14 infringes (1) 58:9 initial (2) 103:9;126:2 initiated (1) 144:13 initiative (2) 90:10,15 injunction (3) 123:4;125:24; 133:16 injunctions (5) 20:2,6,11,20;21:2	74:20 interview (21) 33:18;36:9,11,18; 37:1,2,5;39:12,22; 42:24;43:4,9;44:12; 47:6;49:3,13;104:20; 105:5,18;106:8,14 interviewed (4) 36:15,17,23;104:14 interviewing (2) 33:16;49:16 interviews (2) 35:25;36:7 into (21) 21:1,2;27:17,25; 28:7;31:15;35:4,9,14, 21;65:18;67:12;88:11; 104:2;107:22;108:25; 115:25;119:17,20; 124:24;134:24 inventory (1) 55:18 investigation (6) 53:5,5;77:21,22; 78:2;83:1 involved (18) 32:12;33:22,25;	January (4) 10:12;94:19,24; 96:18 Jase (1) 107:18 job (1) 147:17 join (2) 159:1,8 joining (1) 41:7 Jones (30) 22:15;36:22;37:1,2, 5,8,10;39:14,18,24; 40:1,4,6,8,10,19;41:2, 4,11,13;95:20,24;96:2, 5,25;97:5;98:21,25; 157:6;158:15 Judge (21) 8:8;31:17,20;32:6; 45:16;65:3,6;118:16; 119:16;122:22;123:2; 125:23;128:25; 130:22;136:16;137:4; 149:8;150:12,16; 152:11,16	11:21,24;14:13; 16:3;18:1,11,22;19:7, 20,21;20:7,12,14; 22:12;23:7;24:25; 26:16,21;31:2;32:15, 19;33:17;36:2,9,22; 37:11,17,23;38:6,14; 39:5,9;40:7,7,15,19, 21;41:7,21,24;42:3,22; 43:11,19;44:9,12,19; 45:1,2;46:3,9;47:6,7, 21,25;48:10;49:3,8,12, 17,19,23;50:3,6,13; 51:21;61:8,9,11;62:8, 14,16;64:4,7,16,19; 72:1;79:10;81:4,5,10; 83:6;97:8;98:10; 99:13,15,21;100:12; 137:13;140:6;150:13, 17;157:9 kind (10) 56:22;101:18; 113:25;116:13;121:2; 123:19;128:3;137:25; 143:5;145:5 kinds (1)
30:20;76:2 implementing (1) 148:9 implications (1) 82:6 importance (1) 132:1 important (25) 28:12;38:19;41:22; 53:24;54:3,11,13;56:3, 6,11,13,13;66:14; 77:16;84:21;87:12; 88:7,20;102:17; 106:17;116:21,24; 149:2,6;150:10 impose (1) 83:19 imposing (1) 30:6 impressed (1) 98:18 improve (2) 27:23;47:19 improved (3) 11:5;48:14;102:18 improvement (1) 28:17 improvements (2)	142:11 indirectly (2) 139:23;140:1 individuals (2) 22:19;122:18 informal (12) 99:8,9,12,25;100:6, 10;101:1,6;102:8; 103:22;104:4,9 information (5) 53:9;81:3,5;137:5; 143:13 informational (2) 143:4,14 infringes (1) 58:9 initial (2) 103:9;126:2 initiated (1) 144:13 initiative (2) 90:10,15 injunction (3) 123:4;125:24; 133:16 injunctions (5) 20:2,6,11,20;21:2 injunctive (8)	74:20 interview (21) 33:18;36:9,11,18; 37:1,2,5;39:12,22; 42:24;43:4,9;44:12; 47:6;49:3,13;104:20; 105:5,18;106:8,14 interviewed (4) 36:15,17,23;104:14 interviewing (2) 33:16;49:16 interviews (2) 35:25;36:7 into (21) 21:1,2;27:17,25; 28:7;31:15;35:4,9,14, 21;65:18;67:12;88:11; 104:2;107:22;108:25; 115:25;119:17,20; 124:24;134:24 inventory (1) 55:18 investigation (6) 53:5,5;77:21,22; 78:2;83:1 involved (18) 32:12;33:22,25; 34:2,3,5,7;36:6;39:14,	January (4) 10:12;94:19,24; 96:18 Jase (1) 107:18 job (1) 147:17 join (2) 159:1,8 joining (1) 41:7 Jones (30) 22:15;36:22;37:1,2, 5,8,10;39:14,18,24; 40:1,4,6,8,10,19;41:2, 4,11,13;95:20,24;96:2, 5,25;97:5;98:21,25; 157:6;158:15 Judge (21) 8:8;31:17,20;32:6; 45:16;65:3,6;118:16; 119:16;122:22;123:2; 125:23;128:25; 130:22;136:16;137:4; 149:8;150:12,16; 152:11,16 judge's (1)	11:21,24;14:13; 16:3;18:1,11,22;19:7, 20,21;20:7,12,14; 22:12;23:7;24:25; 26:16,21;31:2;32:15, 19;33:17;36:2,9,22; 37:11,17,23;38:6,14; 39:5,9;40:7,7,15,19, 21;41:7,21,24;42:3,22; 43:11,19;44:9,12,19; 45:1,2;46:3,9;47:6,7, 21,25;48:10;49:3,8,12, 17,19,23;50:3,6,13; 51:21;61:8,9,11;62:8, 14,16;64:4,7,16,19; 72:1;79:10;81:4,5,10; 83:6;97:8;98:10; 99:13,15,21;100:12; 137:13;140:6;150:13, 17;157:9 kind (10) 56:22;101:18; 113:25;116:13;121:2; 123:19;128:3;137:25; 143:5;145:5 kinds (1) 65:5
30:20;76:2 implementing (1) 148:9 implications (1) 82:6 importance (1) 132:1 important (25) 28:12;38:19;41:22; 53:24;54:3,11,13;56:3, 6,11,13,13;66:14; 77:16;84:21;87:12; 88:7,20;102:17; 106:17;116:21,24; 149:2,6;150:10 impose (1) 83:19 imposing (1) 30:6 impressed (1) 98:18 improve (2) 27:23;47:19 improved (3) 11:5;48:14;102:18 improvement (1) 28:17 improvements (2) 28:12;29:3	142:11 indirectly (2) 139:23;140:1 individuals (2) 22:19;122:18 informal (12) 99:8,9,12,25;100:6, 10;101:1,6;102:8; 103:22;104:4,9 information (5) 53:9;81:3,5;137:5; 143:13 informational (2) 143:4,14 infringes (1) 58:9 initial (2) 103:9;126:2 initiated (1) 144:13 initiative (2) 90:10,15 injunction (3) 123:4;125:24; 133:16 injunctions (5) 20:2,6,11,20;21:2 injunctive (8) 91:23,23;92:24;	74:20 interview (21) 33:18;36:9,11,18; 37:1,2,5;39:12,22; 42:24;43:4,9;44:12; 47:6;49:3,13;104:20; 105:5,18;106:8,14 interviewed (4) 36:15,17,23;104:14 interviewing (2) 33:16;49:16 interviews (2) 35:25;36:7 into (21) 21:1,2;27:17,25; 28:7;31:15;35:4,9,14, 21;65:18;67:12;88:11; 104:2;107:22;108:25; 115:25;119:17,20; 124:24;134:24 inventory (1) 55:18 investigation (6) 53:5,5;77:21,22; 78:2;83:1 involved (18) 32:12;33:22,25; 34:2,3,5,7;36:6;39:14, 17,22;50:4;57:1;67:2;	January (4) 10:12;94:19,24; 96:18 Jase (1) 107:18 job (1) 147:17 join (2) 159:1,8 joining (1) 41:7 Jones (30) 22:15;36:22;37:1,2, 5,8,10;39:14,18,24; 40:1,4,6,8,10,19;41:2, 4,11,13;95:20,24;96:2, 5,25;97:5;98:21,25; 157:6;158:15 Judge (21) 8:8;31:17,20;32:6; 45:16;65:3,6;118:16; 119:16;122:22;123:2; 125:23;128:25; 130:22;136:16;137:4; 149:8;150:12,16; 152:11,16 judge's (1) 31:9	11:21,24;14:13; 16:3;18:1,11,22;19:7, 20,21;20:7,12,14; 22:12;23:7;24:25; 26:16,21;31:2;32:15, 19;33:17;36:2,9,22; 37:11,17,23;38:6,14; 39:5,9;40:7,7,15,19, 21;41:7,21,24;42:3,22; 43:11,19;44:9,12,19; 45:1,2;46:3,9;47:6,7, 21,25;48:10;49:3,8,12, 17,19,23;50:3,6,13; 51:21;61:8,9,11;62:8, 14,16;64:4,7,16,19; 72:1;79:10;81:4,5,10; 83:6;97:8;98:10; 99:13,15,21;100:12; 137:13;140:6;150:13, 17;157:9 kind (10) 56:22;101:18; 113:25;116:13;121:2; 123:19;128:3;137:25; 143:5;145:5 kinds (1) 65:5 knew (19)
30:20;76:2 implementing (1) 148:9 implications (1) 82:6 importance (1) 132:1 important (25) 28:12;38:19;41:22; 53:24;54:3,11,13;56:3, 6,11,13,13;66:14; 77:16;84:21;87:12; 88:7,20;102:17; 106:17;116:21,24; 149:2,6;150:10 impose (1) 83:19 imposing (1) 30:6 impressed (1) 98:18 improve (2) 27:23;47:19 improved (3) 11:5;48:14;102:18 improvement (1) 28:17 improvements (2)	142:11 indirectly (2) 139:23;140:1 individuals (2) 22:19;122:18 informal (12) 99:8,9,12,25;100:6, 10;101:1,6;102:8; 103:22;104:4,9 information (5) 53:9;81:3,5;137:5; 143:13 informational (2) 143:4,14 infringes (1) 58:9 initial (2) 103:9;126:2 initiated (1) 144:13 initiative (2) 90:10,15 injunction (3) 123:4;125:24; 133:16 injunctions (5) 20:2,6,11,20;21:2 injunctive (8)	74:20 interview (21) 33:18;36:9,11,18; 37:1,2,5;39:12,22; 42:24;43:4,9;44:12; 47:6;49:3,13;104:20; 105:5,18;106:8,14 interviewed (4) 36:15,17,23;104:14 interviewing (2) 33:16;49:16 interviews (2) 35:25;36:7 into (21) 21:1,2;27:17,25; 28:7;31:15;35:4,9,14, 21;65:18;67:12;88:11; 104:2;107:22;108:25; 115:25;119:17,20; 124:24;134:24 inventory (1) 55:18 investigation (6) 53:5,5;77:21,22; 78:2;83:1 involved (18) 32:12;33:22,25; 34:2,3,5,7;36:6;39:14,	January (4) 10:12;94:19,24; 96:18 Jase (1) 107:18 job (1) 147:17 join (2) 159:1,8 joining (1) 41:7 Jones (30) 22:15;36:22;37:1,2, 5,8,10;39:14,18,24; 40:1,4,6,8,10,19;41:2, 4,11,13;95:20,24;96:2, 5,25;97:5;98:21,25; 157:6;158:15 Judge (21) 8:8;31:17,20;32:6; 45:16;65:3,6;118:16; 119:16;122:22;123:2; 125:23;128:25; 130:22;136:16;137:4; 149:8;150:12,16; 152:11,16 judge's (1)	11:21,24;14:13; 16:3;18:1,11,22;19:7, 20,21;20:7,12,14; 22:12;23:7;24:25; 26:16,21;31:2;32:15, 19;33:17;36:2,9,22; 37:11,17,23;38:6,14; 39:5,9;40:7,7,15,19, 21;41:7,21,24;42:3,22; 43:11,19;44:9,12,19; 45:1,2;46:3,9;47:6,7, 21,25;48:10;49:3,8,12, 17,19,23;50:3,6,13; 51:21;61:8,9,11;62:8, 14,16;64:4,7,16,19; 72:1;79:10;81:4,5,10; 83:6;97:8;98:10; 99:13,15,21;100:12; 137:13;140:6;150:13, 17;157:9 kind (10) 56:22;101:18; 113:25;116:13;121:2; 123:19;128:3;137:25; 143:5;145:5 kinds (1) 65:5

123:20,22;138:21; 139:14,17;142:15,21; 146:12;150:3,8,19; 152:6 knowing (2) 123:18,19 knowledge (3) 93:2;129:1;156:14 known (1) 17:23

\mathbf{L}

land (1) 35:21 language (3) 64:1;150:9;151:23 Lansing (3) 8:1;9:19;136:13 large (2) 56:19;105:15 larger (5) 17:20,21;50:21; 54:4;103:17 last (11) 8:15;33:15;49:6; 66:23;87:10;105:12; 107:25;118:22; 130:17;133:5;159:4 late (4) 8:15;33:4;135:13; 159:3 later (5) 9:10;124:3;130:14; 134:21;140:8 law (37) 10:6;18:16;27:18, 25;28:1;31:13,24; 41:20;51:14;67:8; 73:22;74:4,20;75:4,7; 83:25;84:20;85:16,25; 86:25;87:11;88:7; 94:20,25;95:6,9,20; 120:1,6,8;123:18; 149:1;150:1,4,9;152:5, 11 laws (1) 148:1 lawsuit (3) 83:4;92:3;124:5 lawsuits (38) 18:13;20:1,11,24; 21:7;78:6,7,11,19; 90:8,14;91:1,7,18,22; 92:2,6,12,14,17,21,23; 93:8,17;94:9;107:5; 118:18,25;122:9; 123:13;132:19,24; 133:10;135:1;142:5; 144:18;147:23;148:4 lawyers (3) 19:4;25:18,20 Leader (1)

107:19 learn (1) 136:24 learned (5) 18:22;19:7,11;24:6; 139:9 least (8) 97:25;110:8;120:25; 122:25;126:12;135:1; 136:4;142:4 leave (4) 9:9;31:16;32:6; 85:17 leaving (2) 12:13;129:14 led (1) 131:24 **left** (2) 19:21;85:18 legacy (1) 55:6 legal (75) 15:4,8,11;31:7,8,15; 32:7;46:2;58:7;61:7, 22;62:2,9,12;68:9; 69:5,9,12;70:9;74:9; 82:23;83:1,17,24; 84:12,17,17;85:3,14, 17,24;86:12,17,23; 87:19,19,24,25;88:3, 10,23,23,25;89:17; 93:7,12,15,23,24;94:7, 11;97:20;99:6,9;102:7, 12;117:1;119:17; 121:19;122:5,6;123:5; 125:2;132:5,9;137:20; 139:24;146:4,17,20; 147:21;148:3;149:10, 11;152:14 legally (7) 84:22;87:13;88:8, 19;146:6;149:3;151:4 legislation (1) 27:13 legislature (1) 11:2 length (1) 123:17 less (5) 41:19;67:6;68:3; 99:15;119:22 **letter (72)** 31:6;32:8;51:20,23; 52:2,2,13;53:11;55:10, 21;56:3,10;57:13,24; 59:16,25;63:6,25;64:4, 15,24;65:7;76:12; 77:11,14,16;78:17; 79:2,5,9,16,21,24;80:2, 13,14,17;81:1,2,21,23; 82:3,10,19,20;83:2,3,6, 10,22;84:4;86:6;87:16,

22,23;88:1,15;89:2,6;

129:10:130:24; 131:20;132:6,10; 134:14;154:1,2,23; 155:7,12,17;157:9 level (7) 10:14,19;11:4,9; 13:6;90:3,6 LEVINE (21) 10:3,6;11:19;13:23; 21:15,19;22:2,8,11,14; 23:17,22;24:1,6,10; 25:5;26:8,11;51:1; 158:7,11 liabilities (33) 52:7,21;53:13;54:2, 7,12,20,23;55:6;56:17, 18;57:6;64:6,23;65:15, 24;66:19;67:11,17; 68:1;69:15;70:4,16,21; 85:12;98:22;101:9; 104:23;113:24;117:3; 119:14,14;146:23 liability (3) 59:3;68:10;72:13 liaison (1) 99:23 likelihood (4) 67:5,13,16,21 likely (7) 65:25;84:14;97:23, 25;104:7;124:21; 129:6 limitation (3) 30:23;31:1,11 limits (1) 21:21 line (11) 52:3,4,16;63:11; 76:14,15,15;77:1;85:3; 89:22;102:21 list (2) 34:13;36:14 listened (1) 69:20 literally (1) 30:14 litigants (1) 130:21 litigated (1) 86:13 litigation (4) 18:19;20:21;21:1;

long (6) 27:23;28:2,14; 72:20;108:19;109:1 longer (3) 89:4;101:25;123:14 look (12) 89:7;115:1,2; 129:11;137:11;141:8; 153:2,25;155:12,24; 157:18,24 looked (7) 8:23;48:24;53:8; 54:25;55:3;68:5;78:4 looking (21) 34:14;35:1;40:13; 42:6,7,10,13,16;43:6; 73:11;80:16,17,20; 82:12;83:5;98:8; 116:16;119:5,7,12; 122:4 lose (3) 14:16;90:9,15 lot (6) 55:25;94:13;100:5; 128:18;144:5;158:8 **loud** (1) 52:4 Lowenstein (1) 10:7 lower (6) 53:16,18;54:16,23, 24:55:2 lunch (2) 104:17.19 M

magnitude (1) 54:14 main (1) 155:20 major (5) 28:13;82:4;84:12; 89:3;129:7 Majority (1) 107:19 makes (2) 114:19;150:12 making (11) 34:10,15;39:13; 40:10,11;56:14;85:10; 86:7;88:18;105:6; 114:22

manager (62) 18:15,16;26:17; 28:1,16;29:20;32:15, 16,18,19;33:14;34:16; 36:15;37:1,4,25;38:4, 7;40:14,23;41:8;42:1, 2;43:1,2;44:10,16; 49:17,24;50:16;51:21; 57:22;97:8,11,12; 98:11;99:3;100:16,20;

102:1,23:103:5; 109:14.19:111:22: 112:4,7;113:7;115:6; 120:12,13;138:25; 146:15;147:11,16; 150:3;151:2,17,24; 152:9;154:10;155:18 managers (3) 28:9,14;122:1 manager's (1) 23:2

many (21) 10:23;20:21,23,23; 21:6;27:12,13;36:18; 53:9;74:22;86:12; 90:4;97:18;103:19; 108:14;115:23; 116:10;117:14; 121:25;133:1;143:4

March (6) 11:20;26:17,22,25; 100:22;101:3 Margaret (9)

8:24;25:21;126:21; 135:15,21;136:10; 153:1;156:16;157:22

mark (4) 51:18;59:23;60:9; 75:14

marked (14) 51:7;59:20,23;60:3, 6;63:24;75:18;96:10, 12;126:18;141:4; 153:19,24;159:13

matter (11) 15:4,5,8;58:5,6; 66:20;84:10;85:14; 121:3;139:17;145:13

matters (4) 62:14,15;101:20; 102:5

Matthew (1) 25:22 may (15)

8:20,20;56:24;62:4; 76:1;83:16;94:6; 98:25;99:1;104:21; 126:22;138:9;139:9, 24;146:20

maybe (1) 153:3 Mayor (10)

34:2,3;42:19;47:25; 48:8;49:18,22,25;50:6,

mean (10) 11:7;42:4;55:1; 56:13;64:21;70:6; 74:8;79:7;122:14; 152:23

meaning (1) 74:4 means (4)

117:15

little (2)

LLP (1)

51:15

39:8,10

location (1)

36:13

Loan (2)

litigations (4)

13:24;151:21

18:12;20:2,19;21:4

127:23,25;128:1,13 65:22;152:8;155:22; might (20) most (15) need (12) 158:4 11:7:40:25:49:7: 38:6.8.17:42:10: 8:20;33:13;52:24; Normally (1) 154:13 meant (2) 53:22;55:23;56:5,25; 52:7,23;84:14,21; 55:15,18;57:5;64:9; 120:3;142:22 67:21;90:10,16;91:14; 87:12;88:7;100:12; 132:8;139:11,12; note (3) 104:7;129:6;149:1; 12:6,11;15:14 measure (1) 106:8;108:8,8;113:8, 156:9:159:7 14;114:1;141:11; 150:9 needed (7) notice (2) 33:11 motion (1) mechanism (1) 154:14;157:12 55:25;56:19,22; 145:10;148:16 85:24;86:17;88:24,25 November (1) 27:10 **Mike** (1) 135:9 media (1) motions (1) 25:22 needing (1) 27:6 129:7 Milliman (2) 137:4 28:16 number (19) mediations (3) 18:4;117:10 **move (6)** negatives (1) 17:11,11;28:9; 24:16;104:1;122:4; 65:5;119:9;152:15 mind (2) 35:13 37:15;51:18;53:18; meet (3) 37:12;151:16 126:21;130:17;133:8 negotiated (2) 54:16,18;55:2,7;56:22; 25:24;50:11,14 moved (3) 77:2,8 68:14;82:6;105:15; mine (1) meeting (30) 46:8 135:5,5,6 negotiation (7) 110:24,24;116:4; 46:4;69:10;70:5; minute (4) moving (2) 63:17;65:22;67:1; 144:16;149:4 21:8;84:24;130:17; 132:16;156:25 103:21;106:4;116:9; numbers (4) 71:25;79:13,15,20,22, 17:15;68:5,6;117:6 25;80:2,7,12,25;81:6, 153:12 151:10 much (7) 11;94:11,19,25;95:5,7, minutes (2) 23:11;54:4;99:15; negotiations (16) 0 18,20,24;96:1,5; 136:16;154:18 123:4;154:11,16,25 14:4;15:19,24;47:4; 104:22;108:22; mischaracterizes (1) Muchmore (4) 65:4,16;66:22;77:18, 99:14,18;100:1,6 24;78:9,10,12,16,24; 109:22;110:22;111:1 92:1 oath (4) meetings (45) miscommunication (2) multiple (7) 133:3,4 9:21;31:21,24; 26:12;46:19;68:12, 74:12.13 118:18,25;124:8; NELSON (60) 134:17 mispronunciation (1) 21;69:2,2;70:8;81:15; 148:3,4;152:15,15 8:24,24;11:12; object (8) 90:5;95:8,15,16;97:17, municipal (6) 13:18;21:12,16,21; 72:7 58:8;68:19;74:2; 18;98:3;99:4,6,8,9,12, misspoken (1) 15:13,23;29:25; 22:10,13;23:19,25; 91:25;112:1,17; 35:14,16,18 25;100:6,11,12;101:2, 104:21 24:3,15;26:6,10;58:11; 124:25;133:23 6,10,11,13,21;102:3,3, mistake (1) **must (2)** 62:18;68:19,25;70:5; objecting (2) 8,12,13;103:17,17,22; 28:22 63:12;66:2 74:2;88:13;91:25; 114:17;135:22 Objection (20) 104:3,5,9;110:6,12,16; modified (9) mutual (8) 94:1;110:23;112:13; 140:9 44:15.21:45:4.4.9. 14:9:15:24:47:4: 113:12,18;114:5,10, 13:18;21:12;22:10, meeting's (1) 10;46:1,1;49:9 63:17;66:25;105:13; 12:118:8:121:15; 13:26:6:62:18:103:2: 144:6 modifying (1) 119:23:151:9 124:25;126:22,25; 113:12;114:5,19,22; 30:7 mutually (1) members (2) 127:3,5;133:23;134:9; 118:8;121:15;135:3,8, 48:4;116:6 moment (1) 8:12 19;136:6;152:22; 135:3,8,16,22;136:2, myself (3) 159:2,9 memory (2) 14:12 20,23;141:1;152:22; 10:25;99:13;100:13 Monday (1) objections (6) 92:9;127:11 153:11;155:3;156:14, 125:24 21:14,23,24;23:20; mention (1) 18,24;157:12,20,23; N 90:19 monetized (5) 158:3,10,19 30:9:86:15 mentioned (2) 55:13,17,24;56:5,12 **NERD (5)** obligation (4) 9:2;17:17;57:22; 83:4;143:23 monetizing (2) name (4) 21:25,25;23:6;25:1, merits (1) 43:12,22 10:6;51:13;107:2; 121:25 124:22 124:4 monies (1) NERDs (7) obligations (24) 21:8,11;22:4,25; 16:24;30:19;52:6, named (1) met (4) 151:4 36:12;62:13;107:2; Month (1) 99:17 23:4,9,13 20;54:24;90:11,16; 117:15 New (2) 109:1 names (4) 103:1,14,16;109:16, methodical (1) months (1) 22:22,25;25:19; 21:9;48:20 25;111:25;112:11,19, 105:8 94:19 100:5 news (2) 20,22;113:11;114:4; Michigan (34) more (32) 138:14;150:7 115:7;118:2,7;119:4; narrower (1) 8:1;9:20;10:11,24; 28:21;36:12,17,20; 11:8 next (6) 122:2 obviously (1) 30:11;31:25;32:3,12; 52:24;60:23;70:25; narrowing (1) 76:15;83:18;111:6, 37:19;46:25;72:6,11; 71:3,11,20;80:20,24; 28:22 11;144:15;146:7 157:15 73:6,15,21,22;74:4,20; 83:5;84:14;88:12,19; nature (1) night (7) occasion (3) 75:4,4,7,25;85:5,15, 89:13;92:11,15;93:8; 8:15;132:1;143:25; 69:13;72:23;73:5 67:7 95:7;99:16;101:18; 144:12,17;154:17; 16;96:18;99:1;107:12; nearly (1) occasionally (2) 114:25;115:5;118:23; 159:4 110:18;133:9;145:18; 56:16 16:8;99:14 146:23;147:25;148:2 nine (1) 131:25;139:6;144:23; necessarily (9) occasions (1) Michigan's (1) 145:1;146:14;147:17 11:6;34:21;35:2; 89:22 108:14 152:20 morning (8) 54:17:66:5:100:17: noon (1) occur (1) middle (6) 8:16;10:4,5;51:13; 142:23;143:9;152:2 130:14 108:16 52:3;75:21;76:14, 108:18;131:25; necessary (1) normal (7) occurred (7) 136:13;137:6 16:17;47:18;100:18; 41:6;68:21;70:10; 16;77:1;104:15 64:8

				, , , , , , , , , , , , , , , , , , ,
91:13,14;101:2;110:25	119:15	124:5;128:7;129:5;		party (4)
October (4)	operated (1)	137:13;139:1;140:6;	P	35:10;92:13;118:20,
8:2,11;9:15;111:6	117:13	150:3,13,17;151:2,17,	Г	20
off (6)	operational (7)	24;152:10,20;154:10;	DA (22)	party's (1)
24:8,11;51:4;	90:2;91:10;101:20,	155:18;157:9	PA (22)	22:20
106:18,20;153:15	23;102:4,13;104:1	Orr's (22)	18:16;23:14;25:7,9;	past (1)
offense (2)	opinion (8)	20:7;24:25;32:20;	26:24;27:2,5,9,15,17,	93:20
156:16;157:22	73:20,24;74:3,5,8,9;	41:21;44:9,12;57:12;	20;28:25;29:2,5,7,10,	pause (1)
offered (3)	140:2;147:13	64:4,16;65:13,21;77:7,	10,13,15,18,23;83:14	9:13
37:8,10;38:4	opinions (4)	23;89:23;91:4;97:14;	package (1)	
Office (11)	31:15;74:15;119:17;		48:6	pay (1) 15:22
		98:5;103:10;114:1;	page (11)	
9:18;10:11,13;	152:17	119:2;131:10;147:17	52:1;59:10,11;63:9;	paying (1)
28:10;31:21;99:21,23;	opportunities (1)	otherwise (3) 136:11;145:6;	76:13,21;77:1,13;83:9;	55:5
126:6;136:15,24;137:7	42:16	150:11,145:0;	89:22;102:20	payments (1) 23:6
officer (1)	opportunity (1)		paid (2)	
73:15	129:12	oust (1) 129:22	15:1;23:3	PBGC (2)
official (1)	opposed (2)		papers (3)	12:20;13:14
39:22	118:17,24	out (46)	122:21;125:22;	pegging (1)
officials (1)	option (1)	38:11;52:4;54:6;	134:24	65:9
159:5	49:7	64:7;75:10;77:11;	Paragraph (10)	pejorative (1)
offset (1)	options (3)	85:23;86:16;100:5;	8:10;59:11;75:22,	107:17
25:2	14:20;70:19;119:6	102:25;103:13,15;	23;76:20,23;83:10;	pending (4)
often (1)	order (12)	104:6,17,19;105:13,	87:11;142:8,25	20:18;121:14;
100:10	8:8,18;9:5;10:20,21;	16;109:16,25;111:9,	part (31)	123:19;124:9
once (1)	11:10;21:13,17,20,21;	24;112:11,18,22;	14:2;15:9,10,19,24,	peninsula (1)
36:12	47:8;54:14	113:10;114:3,18;	25;16:17;28:25;31:24;	139:11
one (65)	orders (1)	118:1,6;119:3;126:6;	37:2;39:11;40:21,23;	pension (102)
20:17;28:13;29:10;	122:22	128:7;129:21;134:25;	42:5;43:22;45:5,12,24;	10:22;11:11;12:9,
30:4,8;36:17;38:6,16;	origin (1)	136:18;137:16;139:8;	47:24;48:1;50:7;	14,15,19,21;13:1,6;
39:13;43:18;48:20;	128:15	141:15;143:7;144:19;	92:16;95:8,11;105:6;	14:7,12,16;16:24;18:3;
54:4,25;55:3;60:23;	originally (1)	146:5;148:9;149:7,9;	116:20;140:7;142:4;	29:11,14,16;30:7,12,
66:13;67:10,12,24;	27:24	155:24;156:15	148:21;151:8,9	16;31:12;32:9;44:15,
71:10;85:2;86:19,21;	Orr (157)	outcome (3)	partaking (1)	20;45:4,9,25;48:25;
87:2,8,15;89:13;92:3,	11:21,24;14:13;	33:20;64:9;124:22	18:9	49:9,13;50:24;52:7,21;
11;93:7;95:7;101:13,	16:3;18:1,11,22;19:7,	outlined (1)	partially (1)	53:11,13,17;54:2,12,
22,23;107:4;108:8,9,	20,21;20:12;22:12;	42:14	148:18	22;59:3;63:13;64:5,17,
10,17;110:8,24;	23:7;26:16,21;31:2;	outside (18)	participant (1)	22;65:14,24;66:11,19;
114:25;115:5,10,21;	32:15;33:17;36:2,9,22;	21:12,17,19;34:9;	37:7	67:10,17,25;68:10;
116:17;117:2,19;	37:11,17,23;39:5,9;	69:11;70:5,8;82:22,22;	participate (2)	69:15,18;70:3,16,21;
118:21;119:20;	40:7,7,15,19,21;41:7,	89:17;93:15,22;	46:16;139:25	72:12;73:7;85:7,12;
121:18;122:15;	10,24;42:3,23;43:11,	109:21;110:12;	participated (1)	86:8;87:3;98:22;
124:14;126:12,23;	20;44:19;45:1,3;46:4,	119:22;121:11,21;	46:21	101:8;102:25;103:13,
129:6;131:25;135:1;	9;47:7,7,21,25;48:10;	125:5	participating (1)	15;104:23;108:6;
137:11;141:1;143:10;	49:3,8,12,17,19,23;	outsourcing (4)	50:10	109:16,25;110:2;
145:1;152:8,9;158:12	50:3,7,13;51:21;52:14;	42:3,4,7;43:3	participation (1)	111:25;112:11,18,19,
one-on-one (5)	53:20;55:10,11,21;	over (16)	37:16	21;113:8,11,24;114:3;
58:20,23;81:13;	56:10;57:13,24;58:4,	9:12;20:23;29:3;	particular (5)	115:7;117:3,5,12,13;
90:12,24	17,21,24;60:1,13;61:8,	41:10;47:4;52:5,19;	21:3;52:2;63:10;	118:1,6;119:3,7,12,13;
one-on-ones (1)	9,11;62:8,14,16;64:7,	71:9;100:15;105:8;	76:12;140:12	124:3,16;132:24;
91:11	19;66:2;68:9,21;69:4;	107:25;122:16,21;	particularly (3)	133:15;134:23;
ongoing (2)	72:1;79:7,9,10;80:1;	125:22;137:7;150:7	10:21;31:17;145:17	136:12;141:21;
9:6;90:2	81:4,5,10;83:6;89:9,	overall (3)	parties (15)	146:15;151:3
only (18)	13,20;90:13,15,25;	38:22;54:23;55:2	8:12;14:10;63:18;	pensioners (2)
22:7;28:20;47:24;	91:12,19;92:3,12;97:8,	overcome (1)	64:8;67:2;74:23;78:9;	12:12;120:18
49:7;62:13;63:19;	22;98:10,16,21,25;	28:25	82:7;105:15;116:10;	pensions (18)
81:8;84:13;92:3,6;	99:3,21;100:12;101:6;	overriding (3)	119:23;133:1,14;	13:13;14:6;17:18;
120:3,24;128:2;	102:8,19;103:12;	85:22;86:15,23		69:17;71:14,16;72:15;
132:24;142:16;150:14,	104:10,14;105:4,20;	owed (8)	147:23;151:11	76:1;86:10;88:20;
15;157:10	109:11,13,19;110:4,7,	103:1,14;109:17;	partner (2)	111:9;142:11,12,17,
onto (1)	17;111:5,15;112:6,10;	111:25;112:12;	40:7,22	21;143:7;150:20;
76:15	113:5,14;115:4,16;	113:11;115:8;119:4	partners (2)	151:25
open (4)	116:1;117:18;118:4;	own (2)	41:1,2	people (31)
12:16;38:15;52:24;	120:12,24;121:1;	40:11;71:21	partnership (1)	34:1;38:8;39:11;
12.10,30.13,32.27,	120.12,27,121.1,	10.11,/1.21	48:22	51.1,50.0,57.11,
		-		

50:9;53:15;54:15;
58:16;61:22;62:1,12;
66:24;68:11,11,14,16;
72:2;78:8,12;79:22;
80:16,16;85:5;99:17;
106:5;115:22;116:3;
117:11;121:10;
128:14;132:17;147:23
per (1)
96:2
perceived (1)
29:1
percent (3)
68:2,3,7
performed (1)
42:8
perhaps (2)
38:3;92:5
period (11)
18:18;43:1,9;44:13;
49:16;84:7;89:5;
91:19;92:2;100:15;
131:22
permission (3)
37:11;40:15;98:13
permitted (2)
83:25;145:16
person (9)
36:17,18;38:23;
61:17,20;99:19,20;
101:19;145:6
personally (10)
33:22;34:12;36:6,9,
15;38:11;50:4,11;
101:13;124:2
persons (1)
63:14
Peter (2)
25:23;51:13
petition (5)
19:9;89:10;93:3;
131:12;136:17
phone (15)
50:12;61:14,16,20;
62:5,7,9;63:6;73:2,4,9;
97:17,19;137:3;143:25
phrased (2)
112:5;120:3
pickup (1)
102:16
picture (1)
57:4
piece (2)
12:15;115:25
,
pieces (3)
27:13;70:17;115:9
pitch (5)
94:20;95:1,21,24;
96:4
pitched (1)
96:2
pitches (1)
95:6

```
place (18)
  28:7.10.14:29:24:
  36:11:83:16:84:1.5.7.
  25;91:2;97:15;103:4;
  106:9;112:3;120:25;
  128:13;145:15
placed (8)
  87:1,8;145:19,21;
  146:12;147:10;159:2,9
places (2)
  47:22;121:5
placing (3)
  83:22;84:8,13
plaintiff (1)
  92:25
Plaintiffs (5)
  8:6;92:25;107:4,4;
  122:11
plan (67)
  10:21;11:18,22,22,
  22,24;12:2,5,8,13,22;
  13:16,16,21,25;14:5,
  17,23;15:16;18:10;
  31:9,10;33:6,12;42:5;
  43:19,23;44:3,8;45:10,
  13,20,21;47:2;48:13;
  60:20;65:3;80:21;
  84:22;86:23;87:13;
  88:8,19,25;118:16,17;
  119:13:126:2;139:1;
  140:7;146:5;147:13;
  149:3,9,13;150:15,22,
  22,23,25;151:1,13,24;
  152:3,4;154:19;155:5
planning (2)
  35:19;42:17
plans (7)
  12:16;18:3;69:18;
  117:13,13;119:7,12
played (1)
  133:11
please (5)
  9:22;72:7;127:5;
  136:15;141:8
Plus (2)
  29:3;124:20
pm (8)
  154:20,24;155:7,18;
  157:4,16;158:25;
  159:10
point (26)
  13:22;14:23;18:21;
  33:16;44:5;45:22;
  47:3;49:2;63:11;
  77:11;83:21;86:4,5;
  98:12;102:22;111:22;
  120:20;124:8;133:5,
  24;138:15;140:6,17;
  142:15,19;151:23
pointed (2)
```

28:21;54:6

28:13;140:19

points (2)

```
Police (1)
  48:22
political (7)
  23:10;30:18;35:4,9,
  10,10;107:12
politics (1)
  143:6
portion (5)
  12:11,17;43:21;
  52:12;59:2
posed (1)
  117:18
posing (1)
  71:6
position (30)
  8:20;22:5;23:18;
  36:16;37:1,4,24;38:3,
  9,13,15;64:16,20,21;
  65:17;66:17;72:4,11,
  17;73:6;91:9;101:14;
  105:23;110:10;
  137:20;138:12,16,22;
  150:19;152:20
positions (2)
  38:7,17
positive (4)
  34:22,24;35:17;
  118:13
possibility (3)
  104:25;107:21;
  116:16
possible (4)
  103:24;119:11;
  149:20:152:13
post (1)
  159:13
posttransition (1)
  101:25
potential (7)
  11:17;47:7;49:4;
  98:10,17;118:21;
  139:17
Potentially (8)
  17:19;20:22;42:7;
  99:16;102:15;113:21;
  116:5,11
Power (2)
  140:6,17
practical (1)
  142:16
practice (1)
  120:6
practiced (1)
  120:8
precede (1)
  128:25
preceding (1)
  129:17
predecessor (1)
  28:8
predict (1)
  67:20
```

```
preliminary (4)
  32:23;82:16;123:2,4
preparation (2)
  108:13:145:5
prepare (7)
  25:11,25;26:2,13;
  108:14,19;132:6
prepared (7)
  33:19;76:4,8;87:22;
  88:1;127:17;132:10
presence (8)
  69:5,9,12;70:9;
  82:22;89:17,17;93:23
present (34)
  26:12;40:1;46:14;
  48:6,8;58:17;61:19;
  62:13,22;79:14;94:12;
  97:21;99:7,10,12;
  101:4;102:7,12;
  103:18,23;109:22;
  110:22;111:2,14;
  112:9;113:6;125:6,9,
  15,18,19;137:4;
  150:25;152:4
presentation (7)
  12:2;96:17;98:19;
  140:6,17;151:8,9
presented (12)
  11:25;13:21,25;
  14:23;15:16;44:2;
  45:14,22;46:11;65:3;
  96:5:152:3
preserve (1)
  111:7
press (7)
  27:8;48:3;75:15;
  104:8;122:16;128:23;
  150:6
pretty (1)
  117:17
primarily (2)
  44:9;46:2
primary (2)
  20:16;87:18
Prior (30)
  16:1,15;28:3;33:18;
  41:7,21,25;42:23,23,
  25;44:12,18,23;50:13;
  53:8;55:4;58:21;
  60:17;66:21;73:5;
  80:4;83:6,7;101:7;
  130:24;131:2;132:19;
  137:12;159:2,9
private (1)
  116:23
privilege (26)
  12:4;14:19;19:1;
  43:16;45:7;46:19;
```

58:5,7,9;61:6;62:19;

68:20;88:12,15;93:11;

110:9,10,18,20;111:4,

7,16;113:21,23;125:3;

159:7

```
130:4
privileged (1)
  26:6
privy (1)
  129:20
probably (5)
  39:12;67:8;100:13;
  109:6;129:6
problem (2)
  54:20:116:15
problems (2)
  55:14;71:23
procedures (1)
  47:19
proceeded (1)
  132:3
proceeding (6)
  29:25;51:16;60:14;
  83:15;107:6;149:1
proceedings (2)
  9:13;24:17
process (97)
  11:1;13:21;14:2;
  15:3,11;16:17;25:3;
  27:23;31:6,7,9,14,20;
  32:11,19,22;33:8,15,
  18,21,23;34:2,12,18;
  36:1,4;37:2,6,14,16;
  39:12,22,23;41:5,6;
  42:25;43:5,10;44:12;
  45:12,19,25;47:6,24;
  48:2,7,8;49:3,13;50:2,
  7,8,9;67:5,7;79:3;
  82:14,18;84:15,16,17,
  17;85:24;86:13;88:23;
  95:8,11,17;98:7;
  100:19;101:19,23,23;
  103:21;105:7,10;
  106:4,5;108:2;116:9,
  20,25;118:13;119:10;
  123:6;132:4,7,8,21;
  143:3;145:23;146:5;
  147:24;148:6,9;149:7,
  10
processes (2)
  40:9,12
produce (6)
  22:22,25;145:1;
  157:8,14;158:13
produced (6)
  8:16;141:9;156:19,
  20,22;157:11
product (2)
  26:7;75:11
production (7)
  8:11,17;9:1,4,8;
  156:15;158:14
professionals (2)
  15:1;22:17
programs (1)
  48:6
prohibited (2)
  73:7;85:6
```

prejudiced (1)

prohibition (1) 30:6 prohibits (3) 29:13:30:11:72:12 projections (1) 55:7 proposal (25) 12:11;15:18,25; 43:21;46:3,17,21,23, 24;47:1;57:18;59:13, 15;60:11,14;62:8,17; 63:5,15,16,21,25;64:7; 102:15;128:6 propose (3) 139:1;150:15; 151:24 proposed (7) 13:16;43:20;49:19; 147:13;150:22,23,23 prospect (2) 102:9;103:18 protecting (1) 88:20 protection (3) 12:25;13:15;29:20 protective (4) 21:13,17,20,21 protects (2) 76:3,6 provide (4) 10:19;40:2;149:18; 156:3 provided (7) 8:12;13:6;17:7; 57:21;82:11;86:24; 120:18 providers (1) 43:6 provides (3) 8:10;12:20;83:14 providing (4) 10:14;48:14;135:24, 25 provision (6) 14:14;32:2;121:2, 23;139:16;151:15 **Public** (14) 27:25;28:7,11,12,17, 18;29:3,4;60:17; 80:19;116:22;138:12; 140:8;145:16 publicly (5) 47:14;78:5;143:7; 150:4;152:5 purports (1) 75:23 purpose (2) 9:7;27:20 purposes (1) 21:14 pursuant (1) 9:5 pursue (1)

59:8 pushed (1) 116:18 put (18) 8:7;28:18;31:5; 48:19;63:3,5;80:15; 86:21;88:9;90:21; 130:12:148:13,13; 149:21,22;150:10; 151:14,23 putting (7) 18:22;19:7;64:7; 79:4,9;85:20;88:4 Q

qualifications (1) 34:14 quickly (3) 24:18;116:19; 149:19 quite (3) 28:8;38:16;62:10 quote (6) 52:9;75:22,24; 76:18;77:4;90:20 quoted (3) 52:12,17;53:7 quoting (1) 109:15

R

Race (1)

35:6

raise (1) 55:8 raised (1) 144:16 ran (1) 36:4 Randy (2) 16:14;107:18 range (1) 17:2 rare (1) 130:15 rather (5) 78:8,12;86:18; 134:21;138:24 re (1) 142:6 reach (1) 38:11 read (23) 52:4,10,14,16;63:10; 64:1;76:17;77:5,15; 78:17;83:13;89:19,21; 102:19:103:10; 109:11;111:4,21; 121:14;141:11,14; 148:19;153:2 reading (8)

76:16,25;81:23; 127:16:128:14: 140:10;143:10,11 reaffirmed (1) 33:10 real (2) 105:12;117:12 really (7) 29:16;39:13;44:2; 105:24;106:2;116:18; 142:6 reason (11) 38:22;85:21;128:2, 24;129:4;132:23; 143:6;145:14;146:2; 148:23;151:22 reasons (3) 145:14;148:23; 152:9 recall (89) 16:5,13;18:6;19:11, 14;26:19,21;29:12; 35:24;36:13,19,21; 43:4,21;44:17,24,25; 46:12,15;47:10;49:11, 12,15;50:12;53:19,21, 23;59:1;60:22,25; 61:15,16,19;62:11; 69:23,24;70:17;73:8, 10;91:3,6,16;96:1,8, 21;97:2,16,18,20,24; 98:3.23:103:7:104:24: 108:7,9,10;109:18,21; 110:12;111:11;112:8, 14,15;113:5;118:3; 119:1;124:6;125:12, 20;129:3,4,25;130:1,4; 137:14;138:8,10,11, 19;139:11;140:1,3,22, 25;141:17;142:7; 143:19.25 recalling (1) 142:7 recalls (2) 109:13;117:19 receive (2) 79:1,20 received (20) 19:22;20:13;52:13; 55:9,20;56:2,9;57:12, 23;59:16;77:15;79:2; 80:12;81:4,6,21;82:19; 83:22;137:2;159:3 receiving (3) 33:10;89:1;141:18 recent (4) 41:1;52:8,23;141:21 recently (1)

147:14;151:25 recollection (5) 16:19:105:3,21; 106:16:133:13 recommend (1) 39:9 recommendation (3) 39:13;54:21;83:15 recommended (1) 39:6 recommending (1) 131:21 reconcile (1) 120:21 record (34) 8:7,19;9:15;10:10; 22:3,6;24:8,11,14; 25:19;47:14;51:4,9,19; 59:25;62:23;71:10; 92:5;94:3;96:16; 106:18,20,23;110:7; 114:22;123:25;153:15, 21;156:2;157:4,5,25; 159:3,9 recounted (1) 105:23 redevelopment (2) 11:22;35:15 reduced (4) 49:9;67:11;143:8; 152:1 reduction (3) 14:11;72:12;85:6 reductions (3) 67:17,25;68:4 refer (6) 59:10;76:11,12; 83:9;87:10;100:1 reference (4) 59:12:141:21,22; 149:25 references (1) 29:16 referencing (2) 92:2;144:20 referendum (3) 27:6;29:2,7 referred (1) 96:3 referring (6) 17:6,25;84:19; 89:24;127:14;135:10 refusing (2) 62:21,24 regard (28) 12:1,9;14:6,13; 15:15;16:4,6,11,20; 17:17;23:24;27:15; 29:2;30:16;31:2;

38:12;39:23;43:3,12;

49:13,18:50:15:67:3;

44:19;45:3;48:13;

121:23;158:15

regarding (2) 112:19:140:5 regular (3) 99:4:103:6:107:24 reimbursed (2) 23:3;25:1 Reinvest (1) 21:9 reiterating (1) 144:3 relate (5) 23:21;62:15;119:2; 142:4:159:4 related (6) 21:24;92:18;118:4; 119:3;145:17;148:12 relating (2) 113:8;146:13 relationship (6) 40:5,18;54:15;59:5; 123:9;138:3 relationships (1) 49:22 relative (4) 114:9;115:7;119:17; 147:19 relevant (3) 38:25;56:17;59:7 relied (1) 78:22 relief (8) 91:23:92:24:93:9: 94:10;122:23;130:23; 132:15;146:25 rely (1) 34:9 remain (1) 143:3 remember (12) 78:7;80:7,10;91:15; 97:3;100:21,23;114:8, 9;115:14,17;117:9 removing (1) 48:18 repayment (1) 11:6 repeat (3) 56:8;94:23;138:18 rephrase (3) 113:2;120:22;153:3 report (6) 17:9,24;18:1,6; 33:11;117:10 reporter (5) 9:21;51:18;60:9; 75:14;121:14 reports (11)

17:19,25;53:8;55:4;

57:21;82:12;83:6,7;

117:7;119:8;128:23

51:15;60:12;90:21;

107:3;116:3,6;131:10

represent (7)

24:12;51:5;106:22;

99:16

recess (4)

153:17

recognize (2)

representation (6) 18:2;20:20,20;24:19, 8,10,20;46:3;53:8; 54:16;70:19,21;75:24; 24;27:12;43:4;45:20; 77:7,23,25;116:8,19; 82:11:83:7.7:105:9: 86:22:113:20:115:12. 117:1 47:16;74:22;75:10; 108:1:117:6:131:22: 15,16,17;133:19; representative (1) 90:19;150:24 140:18 142:12;143:13;144:3; reviewed (8) 66:15 respond (8) 151:12,14;157:23 24:17;71:18;79:24; represented (2) 8:22;20:15;61:2; schedule (3) 119:16;143:17;146:3, 147:24;150:17 80:18,19;81:24;137:8; 100:18;129:7,12 representing (5) 143:3 3:149:16 scheduled (3) reviewing (1) 41:14;75:12;78:7; responded (1) 122:24;134:24; 115:10;116:1 20:16 82:10 139:6 represents (1) response (13) reviews (2) Schneider (2) 22:16,21,23;23:1,5, 82:16,17 25:22;158:17 150:18 Republican (1) 8,12,16;60:2;71:7; revoke (1) school (2) 107:12 89:2;157:6;158:13 37:20;120:1 76:8 request (17) responses (1) Rhodes (4) Schuette (8) 18:23;19:8,10,12,17, 9:3 72:4,5,6,7;137:19; 8:8;45:16;150:12; 20,22,23,24;20:13,15; responsibility (2) 138:5,11;148:10 152:11 108:5;147:25 Rich (3) Schuette's (1) 102:15;133:16;135:1; 34:1;36:5;50:10 156:2;157:7;158:14 responsible (2) 147:12 requested (1) 73:18;106:2 Richard (5) scope (4) 144:24 responsive (4) 9:18,24;95:11,14,19 20:24;21:12,17,22 Richardville (3) requesting (1) 11:7;27:22;64:11; se (1) 20:2 65:19 16:15;107:10,19 96:2 requests (5) rest (2) **Right** (10) search (1) 21:6,6;93:8;94:9; 52:10;77:5 14:5;62:23;100:25; 157:17 restructuring (20) seat (1) 132:14 127:16;128:13; require (1) 11:22;20:8,12; 132:22;143:12; 116:24 second (13) 151:10 34:23;35:16;37:21; 152:21;155:10;157:3 required (3) 38:24;39:15,18;43:19, rights (3) 9:12;52:1;63:11; 31:7;34:21;139:1 23;45:5,10;47:9,13; 120:18:159:2,6 76:14;77:1;106:19; requirement (7) 48:13:90:2,7:94:21; risk (2) 115:25;142:7,24,25; 40:21;84:21;87:13; 95:2 90:9.15 143:19:144:4:158:7 88:8,18:149:2,3 result (6) road (1) secondhand (1) requiring (1) 14:16;45:10;65:4, 139:8 129:2 23;114:2;134:1 role (2) Section (25) 145:4 127:24;133:11 reservation (1) resulted (4) 30:10;76:1;88:4; 159:2 32:19,24;33:17;36:1 rollout (6) 120:15,21;121:7; reserved (3) results (1) 128:3;129:7;130:13; 123:10;124:15,23; 101:12;102:6;104:3 154:18,22;155:5 138:6,16,23;139:2; 125:10 residency (2) retain (3) Romney (1) 145:16,18;146:13; 35:1,2 39:14,18;40:10 9:18 147:14.20:148:13: resigned (2) retained (3) route (1) 149:4;151:18;152:1,6, 22:17;40:2;41:20 40:22;41:22 118:7 12;153:6 retention (1) seeing (2) resolution (6) run (2) 22:2;114:25 25:14,17 118:15,24;119:24; 39:23 retired (2) 123:8,15;149:12 seek (2) S 13:11;63:14 47:11;87:3 resolve (3) 66:22;106:11; retiree (2) seeking (5) 118:17 50:18;66:14 sale (1) 79:16;85:11;86:8; resolved (7) retirees (21) 43:17 130:23;134:2 13:4,10;14:15;15:2, 31:19;32:10;121:20, same (14) selected (3) 44:19;50:13;129:4 20;122:9;123:6,12 14,23;66:13;70:2; 16:16;22:5,10,13; resolving (1) 88:21;115:11,22,24; 33:11;43:9;69:2,10; selection (10) 116:1,3,6,7,12,20; 75:7;114:5;122:19,21; 32:14,20;33:17,22; 148:7 34:15;36:1,1;44:13; 117:22;121:8;151:6 146:10;147:4 resort (5) 49:6;66:24;105:12; 49:19;50:16 Retirement (5) Sandler (1) 92:4;135:11,18; selling (1) 118:23;133:5 10:7 157:7;159:1 satisfactory (1) resource (1) 43:12 106:6 reveal (1) 67:1 Senate (1) resources (1) 159:7 saw (1) 107:19 48:19 review (22) 46:22 send (2) respect (16) 17:9;19:24;26:2,5; saying (20) 19:20;80:1 show (9) 31:10;32:23,24;33:3,4, 44:24;47:14;53:18; 10:24;12:15,17; sending (1)

79:16 sense (2) 74:8;118:16 sent (5) 137:7;140:17; 144:15;155:17;156:15 sentence (18) 52:4,9,11:54:6,7; 76:16,17;77:5;83:13, 17,18;84:18,19,20; 85:13;87:10;143:1,1 sentiment (1) 27:9 separate (4) 40:9,16;41:5;73:23 separately (2) 62:13;98:14 September (4) 89:21;102:20,21; 111:5 series (2) 22:4:96:4 serious (1) 139:14 seriously (1) 148:1 services (10) 11:5;40:2;42:8,11; 43:6,7;47:20;48:15; 102:18:149:18 set (5) 82:2;117:23;122:1; 131:21,23 several (5) 28:3;34:1;38:14; 48:4;61:22 severed (2) 40:22;41:23 sewer (3) 43:13,24;59:4 shall (1) 150:1 shape (1) 118:4 share (4) 15:13;65:13,21;66:4 shared (2) 71:25;115:23 sharing (1) 73:16 Sharon (1) 10:6 sheer (1) 20:21 short (3) 66:23;106:11; 152:16 shortly (3) 122:5,12;125:21 short-term (1) 123:22

51:17;55:7;96:3,6,9;

		T	T	1
122:23;126:13;127:5;	so-called (3)	133:13;157:11	12;85:23;87:18;146:4;	33:3;81:15;111:6
153:24	11:10;20:1;50:20	specificity (3)	148:24;150:21	substantive (1)
showed (5)	solicit (1)	35:23;57:15;58:1	statements (6)	71:20
55:4;60:24;78:8,11;	50:15	speculate (4)	13:8;17:3,5,6,7;	successful (1)
132:17	solid (1)	17:23;122:8;133:17;	88:22	39:4
shown (1)	102:16	143:11	States (3)	sued (1)
60:20	solve (2)	speculation (8)	32:1,5;38:8	92:13
Shumaker (1)	71:23;121:22	13:19;15:9;113:13;	State's (3)	sufficient (2)
103:2	somebody (3)	135:23;136:7;152:14,	8:21;9:2;23:17	33:6,12
side (2)	50:5;114:1;117:23	18,23	stating (2)	suggest (1)
25:14;155:16	someone (4)	speculative (5)	150:4;152:5	158:2
sign (6)	39:7;106:14;123:18;	21:5;38:1;45:23;	status (2)	suggested (1)
83:3;134:18;137:10;	155:16	136:4;150:24	20:18;90:2	88:3
154:20,23;155:7	sometime (4)	Sperling (1)	statutes (1)	suggesting (5)
signed (19)	19:6,13,15;32:21	48:5	85:16	71:4,7;75:8;110:15;
32:8;63:23;64:3,14;	sometimes (1)	spirit (1)	step (1)	156:21
82:20;86:5,6;87:16;	104:4	24:16	33:15	suit (3)
122:22;130:24;134:3,	somewhere (1)	spoke (4)	stepping (1)	122:11,19,22
14,15,17,19;137:12;	137:16	50:12;62:16;71:9;	133:8	suits (12)
154:10,25;155:12	sophistication (1)	97:10	still (5)	123:19,24;124:1,8,
significant (12)	114:1	spoken (3)	17:11;23:17;55:25;	14,18;125:11,16,22;
46:12;48:19;59:2;	sorry (16)	50:6;79:12;98:16	67:4;150:22	140:23;141:21,23
63:12;64:5,17,22;	28:6;53:1;69:7;	staff (12)	stood (1)	supplement (2)
65:14,23;68:6;82:5;	74:12;80:22;94:13;	34:1,7;55:11,22;	16:18	9:3,6
130:16	100:3;108:15;114:14;	57:14,25;68:15;80:16;	stop (3)	support (11)
significantly (4)	120:10;125:18;127:1;	99:7,18,21;101:15	77:4;82:14;158:9	10:15,18,19;11:3,4,
17:20,21;142:13,21	143:24;146:9;149:23;	stage (1)	straight (1)	9,9;13:4,17;101:19;
similar (5)	154:22	143:4	156:9	156:5
12:25;25:3;53:9;	sort (6)	stages (2)	Street (2)	supportive (3)
128:5,7	37:15;100:18;	143:14;144:7	15:12;50:21	11:5;50:3;106:6
Simon (1)	112:17;144:3,5,16	stamp (1)	Street-type (1)	suppose (1)
51:15	sought (3)	96:18	15:22	152:8
simple (1)	21:3;91:24;92:24	stand (1)	stress (1)	sure (32)
112:17	sounds (2)	149:23	91:10	20:14;29:15;36:19;
simply (3)	26:19;137:25	stands (1)	strike (4)	48:17;56:9;62:3,7;
47:2;65:2;85:1	source (1)	88:15	63:1;64:19;92:22;	64:11;65:19;71:10,24;
sit (4)	17:4	start (3)	96:22	73:12;75:1;77:11;
17:10,16;30:3;45:8	South (1) 9:19	9:12;76:25;115:20	striking (1) 29:8	79:4;80:22;88:11; 90:18;92:1,13;95:7,13;
situation (11) 11:17;38:25;39:3;		started (5) 32:23;33:4,18;		
FF F 00 10 0 4 11	speak (28) 37:6;38:5;50:1,18,	132:5;139:5	strong (2)	105:6,11;109:3;
57:7;82:13;86:11; 116:1;131:23,25;	20,24;61:12;64:19;	starting (2)	37:17,18 struck (1)	113:19;115:20;127:7; 147:3,8;149:15;153:14
133:25;145:24	72:22;73:4;82:21;	31:15;76:14	27:5	surprised (1)
situations (2)	89:9;92:15;95:3,23;	State (58)	structured (1)	138:13
16:18;65:16	96:22;97:7;98:13,24;	8:9,10,16,25;10:11,	82:18	survey (1)
six (1)	101:7,11;102:8;	13,18,24;20:1;29:15;	structures (1)	55:16
59:10	104:22,25;106:7,7;	30:18;31:13;32:12;	48:18	switch (1)
sixth (1)	127:19,21	39:21;40:3;48:12,24;	structuring (1)	51:3
75:22	Speaker (4)	73:15,21,22;74:4,20;	44:8	SWOP (1)
skills (1)	16:2,8,16;107:18	75:4,4;82:6;100:5,8;	subdivision (1)	22:20
37:22	speaking (6)	107:5;108:5;110:18;	30:18	sworn (1)
slate (1)	16:8;62:8;93:20;	120:16;121:1;122:7,9;	subject (20)	9:25
36:14	97:3;98:1;143:2	123:7,10,12,20;124:2,	12:3;14:18;15:5;	system (5)
sleep (1)	specific (11)	15,24;125:11;126:9;	18:25;43:15;45:6;	28:15,18;92:4;
132:1	19:14;26:19;73:10;	132:15,17;134:13;	46:18;61:5;62:14;	135:11,18
slide (2)	74:4;80:24;95:3;	139:16;144:25,25;	71:13;89:14;93:10,15;	Systems (2)
140:12,12	103:8;111:9;119:1;	145:2;147:7,25;148:1;	97:4,14;105:4,18;	157:7;159:1
slides (1)	134:22;137:11	149:19;150:5;152:19;	109:18;118:5;150:16	
96:5	specifically (14)	158:13;159:5	subjective (1)	T
Snyder (3)	17:25;18:12;21:25;	stated (3)	75:6	_
9:18;57:2;89:25	23:20;27:14;36:13;	30:21;31:5;117:6	submit (1)	table (5)
SNYDER- (1)	40:14;48:1;50:1;	statement (10)	74:23	25:15;44:7;65:18;
9:24	86:18;100:23;125:7;	23:21;30:25;53:2,6,	subsequent (3)	66:25;116:24
	, , , , , , , , , , , , , , , , , , , ,			,

	1	T		October 9, 2013
takeover (1)	88:13;89:7;91:9;	thrown (1)	154:1;158:12,15	Typically (3)
27:10	101:14;102:17;	129:21	transmitted (3)	62:10;90:4;103:7
talk (13)	103:15;104:12;106:1,	ties (7)	155:13;157:8,15	,
37:11;47:1;50:2;	4;108:22;115:20;	34:24;35:10;37:19;	travel (1)	\mathbf{U}
62:3;81:8,10;91:8;	116:13;117:2,3,5;	40:22;41:23;115:25;	25:4	
109:15;139:7,11,12;	119:5,7,11,25;121:18;	117:25	traveling (1)	ultimately (5)
142:1;158:7	129:8;130:15;131:21;	timeline (1)	139:10	32:10;65:5;116:15;
talked (1)	136:9;149:11	80:20	Treasurer (9)	143:16;150:12
133:10	territory (1)	timer (1)	51:21;92:7;124:2;	unable (2)
talking (12)	94:15	24:7	125:9;140:23;141:9;	90:10,16
32:5;44:14;70:8;	testified (7)	timetable (3)	142:1,20;143:21	uncertain (1)
90:18;95:9;109:1;	10:1;70:9;80:1,25;	126:4,6,11	treated (1)	38:3
116:11;117:21;120:11,	90:13;91:13;110:7	timing (3)	30:18	under (18)
24;141:23;144:21	testify (2)	89:9;122:8;136:9	treatment (1)	8:8;9:2;13:15;14:5;
talks (2)	113:13;136:11	title (1)	29:11	27:25;29:21,25;31:13;
30:17;54:7	testifying (1)	60:10	treats (1)	43:18;57:22;67:6;
tampering (1)	158:8	today (10)	121:24	74:4;83:25;86:24;
30:11	testimony (16)	10:9,16,20;17:10,16;	trial (1)	90:11,16;134:17;
taught (1) 24:7	20:25;45:17;68:24;	30:3;45:8,17;75:12; 83:20	123:6 tried (1)	150:14
24: / team (8)	85:19;86:3;89:23;	83:20 Today's (5)	77:12	underfunded (7)
17:9;32:24;33:4;	91:4,12,14;102:19; 103:11;135:20,25;	9:11,14;25:11,25;	TRO (5)	16:25;17:20;54:2, 12,14,22;69:25
53:8;82:11;83:7;	154:6;155:10;159:8	9:11,14,23:11,23; 26:2	134:2;135:12,17;	underfunding (8)
108:1;117:6	thanked (2)	together (5)	136:25;137:4	11:11;14:6;17:4,17;
teams (2)	71:19;73:13	18:23;19:7;79:5,9;	troublesome (1)	48:25;52:7,21;53:13
83:8;105:9	Thanks (1)	130:12	86:20	understood (3)
technical (1)	141:15	told (6)	true (10)	80:22;105:6;113:14
124:4	thereafter (1)	53:22;79:6,9;80:1;	37:23;52:19;53:2,7;	undertake (4)
technically (1)	122:6	133:21;138:12	57:4;58:20;77:6,25;	53:4;77:20;82:25,25
146:20	thinking (1)	took (4)	86:5;129:2	undertaken (6)
TECHNICIAN (13)	82:21	10:13;21:1;28:10;	trump (6)	53:6;55:12,22;
9:11,14;24:8,11,13;	third (4)	126:24	121:1,6,16;138:24;	57:14;77:21;78:3
51:3,9;106:20,23;	52:3;63:11;101:24;	top (4)	150:4,5	unfunded (4)
153:15,21;156:25;	143:1	76:13,23;77:1;83:10	trumps (2)	12:17;59:3;67:17;
158:24	though (2)	topic (4)	152:5,11	146:23
Tedder (6)	55:3;148:21	103:25;104:4,10,10	truth (1)	Unintentional (1)
99:16,20;100:3,3,7;	thought (24)	topics (4)	78:15	120:10
140:5	28:11;31:16;32:6;	21:8;101:12;102:13,	Try (8)	Union (1)
T-E-D-D-E-R (1)	38:18;39:1;47:17;	16	39:17;42:21;64:11;	51:16
100:3	66:10,12,16;71:14;	total (3)	71:10;104:1;106:10;	unions (2)
telephone (1)	85:1,18,23;87:20;	108:19;109:8,9	107:24;123:11	50:14;116:5
72:25	98:16;113:14;115:23;	totality (2)	trying (14)	unique (3)
telling (1)	121:19;132:3,7;148:6;	82:12;86:11	70:11,18;71:2,5,23;	130:18,20;133:25
147:11	149:6,7;150:8	touched (1)	84:10;107:17;114:17;	United (4)
tells (1)	thoughtful (3)	151:4	121:10,12;126:14;	32:1,4;38:7;51:15
142:20	20:15,17;149:16	towards (4)	133:13;141:15;153:1	Unless (2)
tend (1)	thoughts (2)	12:12;48:19;55:5;	turn (3)	23:19;114:20
102:4	69:14;70:11	142:25	39:3;52:1;63:9	unrelated (1)
Tenor (1) 100:1	thousand (1) 156:17	track (6)	turnarounds (1) 38:24	23:18
term (1)	thousands (1)	102:4,5,11,13;104:2; 117:2	two (29)	unsecured (3) 12:6;15:15;151:6
79:21	121:10	tracks (2)	12:6;15:14;28:13;	unusual (1)
terminated (1)	three (19)	101:22;102:2	36:19,20;73:3;89:1,7;	130:11
12:22	18:13;22:7;24:2;	traditionally (1)	98:4,5;99:17;100:14,	up (32)
terms (54)	82:18;101:22;107:25;	101:21	17,17;101:2,12;105:8;	8:16;17:14;20:22;
10:23;16:8;29:16;	108:15,15,16,21;	trained (1)	107:25;108:15;	33:5;43:10;63:2;
31:4;35:16;37:18,19;	109:6,6;115:9;117:7;	123:18	110:24;115:9;123:24;	66:25;71:24;79:20;
38:21,23;39:2;42:13,	130:21;136:14;	transcript (3)	124:1,19,20;132:20;	86:22;98:11;101:1;
15;46:19;48:18;49:5,	137:24;140:18;144:21	25:16;89:19,22	137:23;140:8;141:12	103:8,25;104:4,10,12;
22;50:6;53:15;55:2;	three-and-a-half (1)	transmission (6)	typed (1)	108:20;109:18;
57:7;67:3;69:10,17;	17:1	137:13,14;154:7,9;	131:11	117:23;126:11;
70:17;74:22;79:3;	throughout (1)	155:20,25	types (1)	128:12;132:16,17;
80:18;84:16;86:15;	32:25	transmittal (3)	119:18	133:9;135:5,5,6;

	Υ			
136:16;142:9;143:15;	view (41)	42:10;70:1,18;	witness (21)	
156:24	11:14;15:4,9;21:5;	121:6;137:11;143:4	9:25;11:14;13:20;	0
updated (1)	34:24;43:22;44:6,9,14;	Webster (3)	24:19;26:8;51:2;	-
81:7	45:8,12,18,24;46:2,10,	20:2;92:6;122:18	58:12;69:1;74:10,14;	00128731 (1)
updates (4)	13;56:16;64:4;65:13,	week (4)	94:4;112:16;113:19;	96:19
16:9,17,20;107:24	21;66:4,14,21;67:9;	80:4,5;129:18;	114:6,11,13;121:18;	
upgrades (1)	70:3,15;71:21;74:17,	132:20	145:1,4;158:21,23	1
25:4	19;75:3,6,9;88:22,23;	weekly (1)	witnesses (1)	
uphold (2)	93:3;119:2,15;143:1;	103:7	145:1	1 (6)
31:24,25	148:11;152:14;153:6	weeks (7)	woke (1)	10:12;51:7,19;
upon (2)	viewed (12)	100:14,17,18;101:2;	8:15	59:11;60:3;76:11
34:15;81:23	34:21;35:12;38:16,	108:17;124:20;132:20	wondering (1)	1:30 (1)
upper (3)	22;40:16;67:5;84:13;	weight (5)	154:8	130:15
127:16;128:12;	85:22;86:20;105:25;	73:22;74:21,24;	word (7)	10 (2)
139:10	118:13;147:21	75:5,9	65:25;66:2;74:17;	153:19,25
USC (3)	viewing (1)	Weiss (1)	104:12;121:16;150:6;	10:15 (1)
87:14,17;149:4	118:22	51:14	152:24	8:15
use (10)	views (8)	weren't (1)	wording (1)	10:47 (1)
24:1,6;35:21;48:24;	16:11;44:19;45:3;	151:5	120:10	106:21
65:25;74:8,17;79:21;	66:19;69:22;96:24;	Wertheimer (49)	words (11)	10:58 (1)
121:16;140:7	98:21,25	8:5,5;9:9;94:16;	79:12;105:17,20,21;	106:24
used (7)	vis-a-vis (1)	107:1,3;111:13,20; 112:23;113:16,22;	106:12;115:14;121:1;	100 (1)
20:17;28:8;66:2;	118:6		129:24;138:14,23;	68:3
127:23;150:6;152:25, 25	voice (1) 116:25	114:7,15;118:10; 122:3;125:4;126:20,	142:19	109 (1)
using (4)	volume (1)	23;127:1,4,7,8;134:8,	work (19) 15:5;17:13;24:23;	63:9
30:22,25;152:24,25	21:1	10,11;135:4,15,21,24;	26:7;52:25;55:25;	11 (9)
utilized (1)	voter (2)	136:3,10,21;137:9;	57:16,17;65:5;75:11;	12:18;76:13,21;
28:3	27:6;29:2	141:2,6;152:24;153:4,	79:3,18;87:19;105:13,	77:1;87:14,17;130:13;
	27.0,27.2	171.2,0,132.27,133.7,		149:4;159:13
20.3		12 23 155 4 156 16	16.117.8.130.15.	
	voters (2)	12,23;155:4;156:16, 21:157:2 19 22 24:	16;117:8;130:15; 143:16:144:6	11:55 (1)
V		21;157:2,19,22,24;	143:16;144:6	11:55 (1) 153:16
V	voters (2)	21;157:2,19,22,24; 158:18,20,22	143:16;144:6 worked (1)	11:55 (1) 153:16 11:59 (1)
V V71713 (1)	voters (2) 27:22;29:8	21;157:2,19,22,24; 158:18,20,22 what's (20)	143:16;144:6 worked (1) 115:22	11:55 (1) 153:16 11:59 (1) 153:22
V V71713 (1) 127:17	voters (2) 27:22;29:8 W	21;157:2,19,22,24; 158:18,20,22 what's (20) 12:8;13:3,15;14:20;	143:16;144:6 worked (1)	11:55 (1) 153:16 11:59 (1) 153:22 111 (1)
V V71713 (1)	voters (2) 27:22;29:8	21;157:2,19,22,24; 158:18,20,22 what's (20)	143:16;144:6 worked (1) 115:22 Workers (1) 51:15	11:55 (1) 153:16 11:59 (1) 153:22 111 (1) 9:19
V V71713 (1) 127:17 valuation (4)	voters (2) 27:22;29:8 W wait (3)	21;157:2,19,22,24; 158:18,20,22 what's (20) 12:8;13:3,15;14:20; 17:16;30:15;43:22;	143:16;144:6 worked (1) 115:22 Workers (1)	11:55 (1) 153:16 11:59 (1) 153:22 111 (1) 9:19 12:04 (1)
V V71713 (1) 127:17 valuation (4) 55:16;56:16;69:17;	voters (2) 27:22;29:8 W wait (3) 89:4,6;132:8	21;157:2,19,22,24; 158:18,20,22 what's (20) 12:8;13:3,15;14:20; 17:16;30:15;43:22; 44:2,22;60:2;63:24;	143:16;144:6 worked (1) 115:22 Workers (1) 51:15 working (7)	11:55 (1) 153:16 11:59 (1) 153:22 111 (1) 9:19 12:04 (1) 158:25
V71713 (1) 127:17 valuation (4) 55:16;56:16;69:17; 117:12	wait (3) 89:4,6;132:8 waiting (1)	21;157:2,19,22,24; 158:18,20,22 what's (20) 12:8;13:3,15;14:20; 17:16;30:15;43:22; 44:2,22;60:2;63:24; 96:3;128:19;130:13,	143:16;144:6 worked (1) 115:22 Workers (1) 51:15 working (7) 17:12;33:3;49:22;	11:55 (1) 153:16 11:59 (1) 153:22 111 (1) 9:19 12:04 (1) 158:25 12:05 (1)
V71713 (1) 127:17 valuation (4) 55:16;56:16;69:17; 117:12 value (1)	wait (3) 89:4,6;132:8 waiting (1) 119:8	21;157:2,19,22,24; 158:18,20,22 what's (20) 12:8;13:3,15;14:20; 17:16;30:15;43:22; 44:2,22;60:2;63:24; 96:3;128:19;130:13, 14;139:15;142:7;	143:16;144:6 worked (1) 115:22 Workers (1) 51:15 working (7) 17:12;33:3;49:22; 99:21;106:5,5;138:2 worth (1) 114:19	11:55 (1) 153:16 11:59 (1) 153:22 111 (1) 9:19 12:04 (1) 158:25 12:05 (1) 159:10
V V71713 (1) 127:17 valuation (4) 55:16;56:16;69:17; 117:12 value (1) 55:19	wait (3) 89:4,6;132:8 waiting (1) 119:8 waived (1)	21;157:2,19,22,24; 158:18,20,22 what's (20) 12:8;13:3,15;14:20; 17:16;30:15;43:22; 44:2,22;60:2;63:24; 96:3;128:19;130:13, 14;139:15;142:7; 144:3,24;153:24 Whitehouse (1) 48:5	143:16;144:6 worked (1) 115:22 Workers (1) 51:15 working (7) 17:12;33:3;49:22; 99:21;106:5,5;138:2 worth (1) 114:19 write (2)	11:55 (1) 153:16 11:59 (1) 153:22 111 (1) 9:19 12:04 (1) 158:25 12:05 (1) 159:10 128-page (1)
V V71713 (1) 127:17 valuation (4) 55:16;56:16;69:17; 117:12 value (1) 55:19 values (1)	wait (3) 89:4,6;132:8 waiting (1) 119:8 waived (1) 110:11 waives (1) 111:3	21;157:2,19,22,24; 158:18,20,22 what's (20) 12:8;13:3,15;14:20; 17:16;30:15;43:22; 44:2,22;60:2;63:24; 96:3;128:19;130:13, 14;139:15;142:7; 144:3,24;153:24 Whitehouse (1) 48:5 whole (2)	143:16;144:6 worked (1) 115:22 Workers (1) 51:15 working (7) 17:12;33:3;49:22; 99:21;106:5,5;138:2 worth (1) 114:19 write (2) 72:8;141:25	11:55 (1) 153:16 11:59 (1) 153:22 111 (1) 9:19 12:04 (1) 158:25 12:05 (1) 159:10 128-page (1) 59:17
V V71713 (1) 127:17 valuation (4) 55:16;56:16;69:17; 117:12 value (1) 55:19 values (1) 56:24 various (4) 94:20,25;145:2;	wait (3) 89:4,6;132:8 waiting (1) 119:8 waived (1) 110:11 waives (1) 111:3 Wall (3)	21;157:2,19,22,24; 158:18,20,22 what's (20) 12:8;13:3,15;14:20; 17:16;30:15;43:22; 44:2,22;60:2;63:24; 96:3;128:19;130:13, 14;139:15;142:7; 144:3,24;153:24 Whitehouse (1) 48:5 whole (2) 105:10;108:2	143:16;144:6 worked (1) 115:22 Workers (1) 51:15 working (7) 17:12;33:3;49:22; 99:21;106:5,5;138:2 worth (1) 114:19 write (2) 72:8;141:25 writing (3)	11:55 (1) 153:16 11:59 (1) 153:22 111 (1) 9:19 12:04 (1) 158:25 12:05 (1) 159:10 128-page (1) 59:17 13 (3)
V771713 (1) 127:17 valuation (4) 55:16;56:16;69:17; 117:12 value (1) 55:19 values (1) 56:24 various (4) 94:20,25;145:2; 147:23	wait (3) 89:4,6;132:8 waiting (1) 119:8 waived (1) 110:11 waives (1) 111:3 Wall (3) 15:12,22;50:21	21;157:2,19,22,24; 158:18,20,22 what's (20) 12:8;13:3,15;14:20; 17:16;30:15;43:22; 44:2,22;60:2;63:24; 96:3;128:19;130:13, 14;139:15;142:7; 144:3,24;153:24 Whitehouse (1) 48:5 whole (2) 105:10;108:2 who's (2)	143:16;144:6 worked (1) 115:22 Workers (1) 51:15 working (7) 17:12;33:3;49:22; 99:21;106:5,5;138:2 worth (1) 114:19 write (2) 72:8;141:25 writing (3) 63:3,5;79:12	11:55 (1) 153:16 11:59 (1) 153:22 111 (1) 9:19 12:04 (1) 158:25 12:05 (1) 159:10 128-page (1) 59:17 13 (3) 102:21;117:15;
V771713 (1) 127:17 valuation (4) 55:16;56:16;69:17; 117:12 value (1) 55:19 values (1) 56:24 various (4) 94:20,25;145:2; 147:23 version (2)	voters (2) 27:22;29:8 W wait (3) 89:4,6;132:8 waiting (1) 119:8 waived (1) 110:11 waives (1) 111:3 Wall (3) 15:12,22;50:21 warning (2)	21;157:2,19,22,24; 158:18,20,22 what's (20) 12:8;13:3,15;14:20; 17:16;30:15;43:22; 44:2,22;60:2;63:24; 96:3;128:19;130:13, 14;139:15;142:7; 144:3,24;153:24 Whitehouse (1) 48:5 whole (2) 105:10;108:2 who's (2) 78:7;115:12	143:16;144:6 worked (1) 115:22 Workers (1) 51:15 working (7) 17:12;33:3;49:22; 99:21;106:5,5;138:2 worth (1) 114:19 write (2) 72:8;141:25 writing (3) 63:3,5;79:12 written (3)	11:55 (1) 153:16 11:59 (1) 153:22 111 (1) 9:19 12:04 (1) 158:25 12:05 (1) 159:10 128-page (1) 59:17 13 (3) 102:21;117:15; 154:18
V771713 (1) 127:17 valuation (4) 55:16;56:16;69:17; 117:12 value (1) 55:19 values (1) 56:24 various (4) 94:20,25;145:2; 147:23 version (2) 118:21;126:12	voters (2) 27:22;29:8 W wait (3) 89:4,6;132:8 waiting (1) 119:8 waived (1) 110:11 waives (1) 111:3 Wall (3) 15:12,22;50:21 warning (2) 28:15,18	21;157:2,19,22,24; 158:18,20,22 what's (20) 12:8;13:3,15;14:20; 17:16;30:15;43:22; 44:2,22;60:2;63:24; 96:3;128:19;130:13, 14;139:15;142:7; 144:3,24;153:24 Whitehouse (1) 48:5 whole (2) 105:10;108:2 who's (2) 78:7;115:12 whose (2)	143:16;144:6 worked (1) 115:22 Workers (1) 51:15 working (7) 17:12;33:3;49:22; 99:21;106:5,5;138:2 worth (1) 114:19 write (2) 72:8;141:25 writing (3) 63:3,5;79:12 written (3) 53:11;63:7;126:11	11:55 (1) 153:16 11:59 (1) 153:22 111 (1) 9:19 12:04 (1) 158:25 12:05 (1) 159:10 128-page (1) 59:17 13 (3) 102:21;117:15; 154:18 14 (3)
V V71713 (1) 127:17 valuation (4) 55:16;56:16;69:17; 117:12 value (1) 55:19 values (1) 56:24 various (4) 94:20,25;145:2; 147:23 version (2) 118:21;126:12 versus (5)	wait (3) 89:4,6;132:8 waiting (1) 119:8 waived (1) 110:11 waives (1) 111:3 Wall (3) 15:12,22;50:21 warning (2) 28:15,18 Washington (1)	21;157:2,19,22,24; 158:18,20,22 what's (20) 12:8;13:3,15;14:20; 17:16;30:15;43:22; 44:2,22;60:2;63:24; 96:3;128:19;130:13, 14;139:15;142:7; 144:3,24;153:24 Whitehouse (1) 48:5 whole (2) 105:10;108:2 who's (2) 78:7;115:12 whose (2) 87:21;88:6	143:16;144:6 worked (1) 115:22 Workers (1) 51:15 working (7) 17:12;33:3;49:22; 99:21;106:5,5;138:2 worth (1) 114:19 write (2) 72:8;141:25 writing (3) 63:3,5;79:12 written (3) 53:11;63:7;126:11 wrong (2)	11:55 (1) 153:16 11:59 (1) 153:22 111 (1) 9:19 12:04 (1) 158:25 12:05 (1) 159:10 128-page (1) 59:17 13 (3) 102:21;117:15; 154:18 14 (3) 11:20;46:3,4
V V71713 (1) 127:17 valuation (4) 55:16;56:16;69:17; 117:12 value (1) 55:19 values (1) 56:24 various (4) 94:20,25;145:2; 147:23 version (2) 118:21;126:12 versus (5) 85:15,16;86:22;	wait (3) 89:4,6;132:8 waiting (1) 119:8 waived (1) 110:11 waives (1) 111:3 Wall (3) 15:12,22;50:21 warning (2) 28:15,18 Washington (1) 101:16	21;157:2,19,22,24; 158:18,20,22 what's (20) 12:8;13:3,15;14:20; 17:16;30:15;43:22; 44:2,22;60:2;63:24; 96:3;128:19;130:13, 14;139:15;142:7; 144:3,24;153:24 Whitehouse (1) 48:5 whole (2) 105:10;108:2 who's (2) 78:7;115:12 whose (2) 87:21;88:6 William (1)	143:16;144:6 worked (1) 115:22 Workers (1) 51:15 working (7) 17:12;33:3;49:22; 99:21;106:5,5;138:2 worth (1) 114:19 write (2) 72:8;141:25 writing (3) 63:3,5;79:12 written (3) 53:11;63:7;126:11	11:55 (1) 153:16 11:59 (1) 153:22 111 (1) 9:19 12:04 (1) 158:25 12:05 (1) 159:10 128-page (1) 59:17 13 (3) 102:21;117:15; 154:18 14 (3)
V771713 (1) 127:17 valuation (4) 55:16;56:16;69:17; 117:12 value (1) 55:19 values (1) 56:24 various (4) 94:20,25;145:2; 147:23 version (2) 118:21;126:12 versus (5) 85:15,16;86:22; 116:6;119:13	voters (2) 27:22;29:8 W wait (3) 89:4,6;132:8 waiting (1) 119:8 waived (1) 110:11 waives (1) 111:3 Wall (3) 15:12,22;50:21 warning (2) 28:15,18 Washington (1) 101:16 waste (1)	21;157:2,19,22,24; 158:18,20,22 what's (20) 12:8;13:3,15;14:20; 17:16;30:15;43:22; 44:2,22;60:2;63:24; 96:3;128:19;130:13, 14;139:15;142:7; 144:3,24;153:24 Whitehouse (1) 48:5 whole (2) 105:10;108:2 who's (2) 78:7;115:12 whose (2) 87:21;88:6 William (1) 8:5	143:16;144:6 worked (1) 115:22 Workers (1) 51:15 working (7) 17:12;33:3;49:22; 99:21;106:5,5;138:2 worth (1) 114:19 write (2) 72:8;141:25 writing (3) 63:3,5;79:12 written (3) 53:11;63:7;126:11 wrong (2) 91:12;111:19	11:55 (1) 153:16 11:59 (1) 153:22 111 (1) 9:19 12:04 (1) 158:25 12:05 (1) 159:10 128-page (1) 59:17 13 (3) 102:21;117:15; 154:18 14 (3) 11:20;46:3,4 14th (6) 59:12;60:11,18;
V77773 (1) 127:17 valuation (4) 55:16;56:16;69:17; 117:12 value (1) 55:19 values (1) 56:24 various (4) 94:20,25;145:2; 147:23 version (2) 118:21;126:12 versus (5) 85:15,16;86:22; 116:6;119:13 vested (16)	wait (3) 89:4,6;132:8 waiting (1) 119:8 waived (1) 110:11 waives (1) 111:3 Wall (3) 15:12,22;50:21 warning (2) 28:15,18 Washington (1) 101:16 waste (1) 102:16	21;157:2,19,22,24; 158:18,20,22 what's (20) 12:8;13:3,15;14:20; 17:16;30:15;43:22; 44:2,22;60:2;63:24; 96:3;128:19;130:13, 14;139:15;142:7; 144:3,24;153:24 Whitehouse (1) 48:5 whole (2) 105:10;108:2 who's (2) 78:7;115:12 whose (2) 87:21;88:6 William (1) 8:5 willing (6)	143:16;144:6 worked (1) 115:22 Workers (1) 51:15 working (7) 17:12;33:3;49:22; 99:21;106:5,5;138:2 worth (1) 114:19 write (2) 72:8;141:25 writing (3) 63:3,5;79:12 written (3) 53:11;63:7;126:11 wrong (2)	11:55 (1) 153:16 11:59 (1) 153:22 111 (1) 9:19 12:04 (1) 158:25 12:05 (1) 159:10 128-page (1) 59:17 13 (3) 102:21;117:15; 154:18 14 (3) 11:20;46:3,4 14th (6) 59:12;60:11,18; 62:17;63:4;128:6
V77773 (1) 127:17 valuation (4) 55:16;56:16;69:17; 117:12 value (1) 55:19 values (1) 56:24 various (4) 94:20,25;145:2; 147:23 version (2) 118:21;126:12 versus (5) 85:15,16;86:22; 116:6;119:13 vested (16) 12:9,13;13:1;29:11,	wait (3) 89:4,6;132:8 waiting (1) 119:8 waived (1) 110:11 waives (1) 111:3 Wall (3) 15:12,22;50:21 warning (2) 28:15,18 Washington (1) 101:16 waste (1) 102:16 water (3)	21;157:2,19,22,24; 158:18,20,22 what's (20) 12:8;13:3,15;14:20; 17:16;30:15;43:22; 44:2,22;60:2;63:24; 96:3;128:19;130:13, 14;139:15;142:7; 144:3,24;153:24 Whitehouse (1) 48:5 whole (2) 105:10;108:2 who's (2) 78:7;115:12 whose (2) 87:21;88:6 William (1) 8:5 willing (6) 10:18;22:22,25;	143:16;144:6 worked (1) 115:22 Workers (1) 51:15 working (7) 17:12;33:3;49:22; 99:21;106:5,5;138:2 worth (1) 114:19 write (2) 72:8;141:25 writing (3) 63:3,5;79:12 written (3) 53:11;63:7;126:11 wrong (2) 91:12;111:19	11:55 (1) 153:16 11:59 (1) 153:22 111 (1) 9:19 12:04 (1) 158:25 12:05 (1) 159:10 128-page (1) 59:17 13 (3) 102:21;117:15; 154:18 14 (3) 11:20;46:3,4 14th (6) 59:12;60:11,18;
V77773 (1) 127:17 valuation (4) 55:16;56:16;69:17; 117:12 value (1) 55:19 values (1) 56:24 various (4) 94:20,25;145:2; 147:23 version (2) 118:21;126:12 versus (5) 85:15,16;86:22; 116:6;119:13 vested (16) 12:9,13;13:1;29:11, 14;30:12,16;31:12;	wait (3) 89:4,6;132:8 waiting (1) 119:8 waived (1) 110:11 waives (1) 111:3 Wall (3) 15:12,22;50:21 warning (2) 28:15,18 Washington (1) 101:16 waste (1) 102:16 water (3) 43:13,24;59:4	21;157:2,19,22,24; 158:18,20,22 what's (20) 12:8;13:3,15;14:20; 17:16;30:15;43:22; 44:2,22;60:2;63:24; 96:3;128:19;130:13, 14;139:15;142:7; 144:3,24;153:24 Whitehouse (1) 48:5 whole (2) 105:10;108:2 who's (2) 78:7;115:12 whose (2) 87:21;88:6 William (1) 8:5 willing (6) 10:18;22:22,25; 77:3,8;116:5	143:16;144:6 worked (1) 115:22 Workers (1) 51:15 working (7) 17:12;33:3;49:22; 99:21;106:5,5;138:2 worth (1) 114:19 write (2) 72:8;141:25 writing (3) 63:3,5;79:12 written (3) 53:11;63:7;126:11 wrong (2) 91:12;111:19 Y year (3)	11:55 (1) 153:16 11:59 (1) 153:22 111 (1) 9:19 12:04 (1) 158:25 12:05 (1) 159:10 128-page (1) 59:17 13 (3) 102:21;117:15; 154:18 14 (3) 11:20;46:3,4 14th (6) 59:12;60:11,18; 62:17;63:4;128:6 15 (1)
V77773 (1) 127:17 valuation (4) 55:16;56:16;69:17; 117:12 value (1) 55:19 values (1) 56:24 various (4) 94:20,25;145:2; 147:23 version (2) 118:21;126:12 versus (5) 85:15,16;86:22; 116:6;119:13 vested (16) 12:9,13;13:1;29:11, 14;30:12,16;31:12; 44:15,20;45:3,9,25;	wait (3) 89:4,6;132:8 waiting (1) 119:8 waived (1) 110:11 waives (1) 111:3 Wall (3) 15:12,22;50:21 warning (2) 28:15,18 Washington (1) 101:16 waste (1) 102:16 water (3) 43:13,24;59:4 wavelength (1)	21;157:2,19,22,24; 158:18,20,22 what's (20) 12:8;13:3,15;14:20; 17:16;30:15;43:22; 44:2,22;60:2;63:24; 96:3;128:19;130:13, 14;139:15;142:7; 144:3,24;153:24 Whitehouse (1) 48:5 whole (2) 105:10;108:2 who's (2) 78:7;115:12 whose (2) 87:21;88:6 William (1) 8:5 willing (6) 10:18;22:22,25; 77:3,8;116:5 wish (1)	143:16;144:6 worked (1) 115:22 Workers (1) 51:15 working (7) 17:12;33:3;49:22; 99:21;106:5,5;138:2 worth (1) 114:19 write (2) 72:8;141:25 writing (3) 63:3,5;79:12 written (3) 53:11;63:7;126:11 wrong (2) 91:12;111:19 Y year (3) 11:25;33:1;123:14	11:55 (1) 153:16 11:59 (1) 153:22 111 (1) 9:19 12:04 (1) 158:25 12:05 (1) 159:10 128-page (1) 59:17 13 (3) 102:21;117:15; 154:18 14 (3) 11:20;46:3,4 14th (6) 59:12;60:11,18; 62:17;63:4;128:6 15 (1) 86:22
V77773 (1) 127:17 valuation (4) 55:16;56:16;69:17; 117:12 value (1) 55:19 values (1) 56:24 various (4) 94:20,25;145:2; 147:23 version (2) 118:21;126:12 versus (5) 85:15,16;86:22; 116:6;119:13 vested (16) 12:9,13;13:1;29:11, 14;30:12,16;31:12; 44:15,20;45:3,9,25; 49:8,13;63:13	wait (3) 89:4,6;132:8 waiting (1) 119:8 waived (1) 110:11 waives (1) 111:3 Wall (3) 15:12,22;50:21 warning (2) 28:15,18 Washington (1) 101:16 waste (1) 102:16 water (3) 43:13,24;59:4 wavelength (1) 146:10	21;157:2,19,22,24; 158:18,20,22 what's (20) 12:8;13:3,15;14:20; 17:16;30:15;43:22; 44:2,22;60:2;63:24; 96:3;128:19;130:13, 14;139:15;142:7; 144:3,24;153:24 Whitehouse (1) 48:5 whole (2) 105:10;108:2 who's (2) 78:7;115:12 whose (2) 87:21;88:6 William (1) 8:5 willing (6) 10:18;22:22,25; 77:3,8;116:5 wish (1) 112:16	143:16;144:6 worked (1) 115:22 Workers (1) 51:15 working (7) 17:12;33:3;49:22; 99:21;106:5,5;138:2 worth (1) 114:19 write (2) 72:8;141:25 writing (3) 63:3,5;79:12 written (3) 53:11;63:7;126:11 wrong (2) 91:12;111:19 Y year (3) 11:25;33:1;123:14 years (6)	11:55 (1) 153:16 11:59 (1) 153:22 111 (1) 9:19 12:04 (1) 158:25 12:05 (1) 159:10 128-page (1) 59:17 13 (3) 102:21;117:15; 154:18 14 (3) 11:20;46:3,4 14th (6) 59:12;60:11,18; 62:17;63:4;128:6 15 (1) 86:22 16 (3)
V71713 (1) 127:17 valuation (4) 55:16;56:16;69:17; 117:12 value (1) 55:19 values (1) 56:24 various (4) 94:20,25;145:2; 147:23 version (2) 118:21;126:12 versus (5) 85:15,16;86:22; 116:6;119:13 vested (16) 12:9,13;13:1;29:11, 14;30:12,16;31:12; 44:15,20;45:3,9,25; 49:8,13;63:13 vetted (1)	wait (3) 89:4,6;132:8 waiting (1) 119:8 waived (1) 110:11 waives (1) 111:3 Wall (3) 15:12,22;50:21 warning (2) 28:15,18 Washington (1) 101:16 waste (1) 102:16 water (3) 43:13,24;59:4 wavelength (1) 146:10 way (22)	21;157:2,19,22,24; 158:18,20,22 what's (20) 12:8;13:3,15;14:20; 17:16;30:15;43:22; 44:2,22;60:2;63:24; 96:3;128:19;130:13, 14;139:15;142:7; 144:3,24;153:24 Whitehouse (1) 48:5 whole (2) 105:10;108:2 who's (2) 78:7;115:12 whose (2) 87:21;88:6 William (1) 8:5 willing (6) 10:18;22:22,25; 77:3,8;116:5 wish (1) 112:16 withdrew (1)	143:16;144:6 worked (1) 115:22 Workers (1) 51:15 working (7) 17:12;33:3;49:22; 99:21;106:5,5;138:2 worth (1) 114:19 write (2) 72:8;141:25 writing (3) 63:3,5;79:12 written (3) 53:11;63:7;126:11 wrong (2) 91:12;111:19 Y year (3) 11:25;33:1;123:14 years (6) 28:8;82:18;105:8;	11:55 (1) 153:16 11:59 (1) 153:22 111 (1) 9:19 12:04 (1) 158:25 12:05 (1) 159:10 128-page (1) 59:17 13 (3) 102:21;117:15; 154:18 14 (3) 11:20;46:3,4 14th (6) 59:12;60:11,18; 62:17;63:4;128:6 15 (1) 86:22 16 (3) 19:17,25;80:5
V71713 (1) 127:17 valuation (4) 55:16;56:16;69:17; 117:12 value (1) 55:19 values (1) 56:24 various (4) 94:20,25;145:2; 147:23 version (2) 118:21;126:12 versus (5) 85:15,16;86:22; 116:6;119:13 vested (16) 12:9,13;13:1;29:11, 14;30:12,16;31:12; 44:15,20;45:3,9,25; 49:8,13;63:13 vetted (1) 143:18	wait (3) 89:4,6;132:8 waiting (1) 119:8 waived (1) 110:11 waives (1) 111:3 Wall (3) 15:12,22;50:21 warning (2) 28:15,18 Washington (1) 102:16 water (3) 43:13,24;59:4 wavelength (1) 146:10 way (22) 67:10,24;79:21;	21;157:2,19,22,24; 158:18,20,22 what's (20) 12:8;13:3,15;14:20; 17:16;30:15;43:22; 44:2,22;60:2;63:24; 96:3;128:19;130:13, 14;139:15;142:7; 144:3,24;153:24 Whitehouse (1) 48:5 whole (2) 105:10;108:2 who's (2) 78:7;115:12 whose (2) 87:21;88:6 William (1) 8:5 willing (6) 10:18;22:22,25; 77:3,8;116:5 wish (1) 112:16 withdrew (1) 37:15	143:16;144:6 worked (1) 115:22 Workers (1) 51:15 working (7) 17:12;33:3;49:22; 99:21;106:5,5;138:2 worth (1) 114:19 write (2) 72:8;141:25 writing (3) 63:3,5;79:12 written (3) 53:11;63:7;126:11 wrong (2) 91:12;111:19 Y year (3) 11:25;33:1;123:14 years (6) 28:8;82:18;105:8; 107:25;115:23;118:25	11:55 (1) 153:16 11:59 (1) 153:22 111 (1) 9:19 12:04 (1) 158:25 12:05 (1) 159:10 128-page (1) 59:17 13 (3) 102:21;117:15; 154:18 14 (3) 11:20;46:3,4 14th (6) 59:12;60:11,18; 62:17;63:4;128:6 15 (1) 86:22 16 (3) 19:17,25;80:5 16th (24) 51:20;52:13;53:11; 55:10,21;56:3,9;57:12,
V771713 (1) 127:17 valuation (4) 55:16;56:16;69:17; 117:12 value (1) 55:19 values (1) 56:24 various (4) 94:20,25;145:2; 147:23 version (2) 118:21;126:12 versus (5) 85:15,16;86:22; 116:6;119:13 vested (16) 12:9,13;13:1;29:11, 14;30:12,16;31:12; 44:15,20;45:3,9,25; 49:8,13;63:13 vetted (1) 143:18 VIDEO (14)	wait (3) 89:4,6;132:8 waiting (1) 119:8 waived (1) 110:11 waives (1) 111:3 Wall (3) 15:12,22;50:21 warning (2) 28:15,18 Washington (1) 101:16 waste (1) 102:16 water (3) 43:13,24;59:4 wavelength (1) 146:10 way (22) 67:10,24;79:21; 84:13;86:9;101:20;	21;157:2,19,22,24; 158:18,20,22 what's (20) 12:8;13:3,15;14:20; 17:16;30:15;43:22; 44:2,22;60:2;63:24; 96:3;128:19;130:13, 14;139:15;142:7; 144:3,24;153:24 Whitehouse (1) 48:5 whole (2) 105:10;108:2 who's (2) 78:7;115:12 whose (2) 87:21;88:6 William (1) 8:5 willing (6) 10:18;22:22,25; 77:3,8;116:5 wish (1) 112:16 withdrew (1) 37:15 within (6)	143:16;144:6 worked (1) 115:22 Workers (1) 51:15 working (7) 17:12;33:3;49:22; 99:21;106:5,5;138:2 worth (1) 114:19 write (2) 72:8;141:25 writing (3) 63:3,5;79:12 written (3) 53:11;63:7;126:11 wrong (2) 91:12;111:19 Y year (3) 11:25;33:1;123:14 years (6) 28:8;82:18;105:8; 107:25;115:23;118:25 yesterday (2)	11:55 (1) 153:16 11:59 (1) 153:22 111 (1) 9:19 12:04 (1) 158:25 12:05 (1) 159:10 128-page (1) 59:17 13 (3) 102:21;117:15; 154:18 14 (3) 11:20;46:3,4 14th (6) 59:12;60:11,18; 62:17;63:4;128:6 15 (1) 86:22 16 (3) 19:17,25;80:5 16th (24) 51:20;52:13;53:11; 55:10,21;56:3,9;57:12, 23;59:16;76:12;77:16;
V71713 (1) 127:17 valuation (4) 55:16;56:16;69:17; 117:12 value (1) 55:19 values (1) 56:24 various (4) 94:20,25;145:2; 147:23 version (2) 118:21;126:12 versus (5) 85:15,16;86:22; 116:6;119:13 vested (16) 12:9,13;13:1;29:11, 14;30:12,16;31:12; 44:15,20;45:3,9,25; 49:8,13;63:13 vetted (1) 143:18 VIDEO (14) 9:11,14,17;24:8,11,	wait (3) 89:4,6;132:8 waiting (1) 119:8 waived (1) 110:11 waives (1) 111:3 Wall (3) 15:12,22;50:21 warning (2) 28:15,18 Washington (1) 101:16 waste (1) 102:16 water (3) 43:13,24;59:4 wavelength (1) 146:10 way (22) 67:10,24;79:21; 84:13;86:9;101:20; 105:8,13;108:9,10;	21;157:2,19,22,24; 158:18,20,22 what's (20) 12:8;13:3,15;14:20; 17:16;30:15;43:22; 44:2,22;60:2;63:24; 96:3;128:19;130:13, 14;139:15;142:7; 144:3,24;153:24 Whitehouse (1) 48:5 whole (2) 105:10;108:2 who's (2) 78:7;115:12 whose (2) 87:21;88:6 William (1) 8:5 willing (6) 10:18;22:22,25; 77:3,8;116:5 wish (1) 112:16 withdrew (1) 37:15 within (6) 22:24;44:3;89:1;	143:16;144:6 worked (1) 115:22 Workers (1) 51:15 working (7) 17:12;33:3;49:22; 99:21;106:5,5;138:2 worth (1) 114:19 write (2) 72:8;141:25 writing (3) 63:3,5;79:12 written (3) 53:11;63:7;126:11 wrong (2) 91:12;111:19 Y year (3) 11:25;33:1;123:14 years (6) 28:8;82:18;105:8; 107:25;115:23;118:25	11:55 (1) 153:16 11:59 (1) 153:22 111 (1) 9:19 12:04 (1) 158:25 12:05 (1) 159:10 128-page (1) 59:17 13 (3) 102:21;117:15; 154:18 14 (3) 11:20;46:3,4 14th (6) 59:12;60:11,18; 62:17;63:4;128:6 15 (1) 86:22 16 (3) 19:17,25;80:5 16th (24) 51:20;52:13;53:11; 55:10,21;56:3,9;57:12, 23;59:16;76:12;77:16; 78:17;79:1;81:21;
V71713 (1) 127:17 valuation (4) 55:16;56:16;69:17; 117:12 value (1) 55:19 values (1) 56:24 various (4) 94:20,25;145:2; 147:23 version (2) 118:21;126:12 versus (5) 85:15,16;86:22; 116:6;119:13 vested (16) 12:9,13;13:1;29:11, 14;30:12,16;31:12; 44:15,20;45:3,9,25; 49:8,13;63:13 vetted (1) 143:18 VIDEO (14) 9:11,14,17;24:8,11, 13;51:3,9;106:20,23;	wait (3) 89:4,6;132:8 waiting (1) 119:8 waived (1) 110:11 waives (1) 111:3 Wall (3) 15:12,22;50:21 warning (2) 28:15,18 Washington (1) 101:16 waste (1) 102:16 water (3) 43:13,24;59:4 wavelength (1) 146:10 way (22) 67:10,24;79:21; 84:13;86:9;101:20; 105:8,13;108:9,10; 113:9;116:4;117:19;	21;157:2,19,22,24; 158:18,20,22 what's (20) 12:8;13:3,15;14:20; 17:16;30:15;43:22; 44:2,22;60:2;63:24; 96:3;128:19;130:13, 14;139:15;142:7; 144:3,24;153:24 Whitehouse (1) 48:5 whole (2) 105:10;108:2 who's (2) 78:7;115:12 whose (2) 87:21;88:6 William (1) 8:5 willing (6) 10:18;22:22,25; 77:3,8;116:5 wish (1) 112:16 withdrew (1) 37:15 within (6) 22:24;44:3;89:1; 103:9;137:23;154:18	143:16;144:6 worked (1) 115:22 Workers (1) 51:15 working (7) 17:12;33:3;49:22; 99:21;106:5,5;138:2 worth (1) 114:19 write (2) 72:8;141:25 writing (3) 63:3,5;79:12 written (3) 53:11;63:7;126:11 wrong (2) 91:12;111:19 Y year (3) 11:25;33:1;123:14 years (6) 28:8;82:18;105:8; 107:25;115:23;118:25 yesterday (2) 9:8;108:17	11:55 (1) 153:16 11:59 (1) 153:22 111 (1) 9:19 12:04 (1) 158:25 12:05 (1) 159:10 128-page (1) 59:17 13 (3) 102:21;117:15; 154:18 14 (3) 11:20;46:3,4 14th (6) 59:12;60:11,18; 62:17;63:4;128:6 15 (1) 86:22 16 (3) 19:17,25;80:5 16th (24) 51:20;52:13;53:11; 55:10,21;56:3,9;57:12, 23;59:16;76:12;77:16; 78:17;79:1;81:21; 82:19;83:2,22;89:2,21;
V71713 (1) 127:17 valuation (4) 55:16;56:16;69:17; 117:12 value (1) 55:19 values (1) 56:24 various (4) 94:20,25;145:2; 147:23 version (2) 118:21;126:12 versus (5) 85:15,16;86:22; 116:6;119:13 vested (16) 12:9,13;13:1;29:11, 14;30:12,16;31:12; 44:15,20;45:3,9,25; 49:8,13;63:13 vetted (1) 143:18 VIDEO (14) 9:11,14,17;24:8,11, 13;51:3,9;106:20,23; 153:15,21;156:25;	wait (3) 89:4,6;132:8 waiting (1) 119:8 waived (1) 110:11 waives (1) 111:3 Wall (3) 15:12,22;50:21 warning (2) 28:15,18 Washington (1) 102:16 waste (1) 102:16 water (3) 43:13,24;59:4 wavelength (1) 146:10 way (22) 67:10,24;79:21; 84:13;86:9;101:20; 105:8,13;108:9,10; 113:9;116:4;117:19; 118:4;120:3,21;	21;157:2,19,22,24; 158:18,20,22 what's (20) 12:8;13:3,15;14:20; 17:16;30:15;43:22; 44:2,22;60:2;63:24; 96:3;128:19;130:13, 14;139:15;142:7; 144:3,24;153:24 Whitehouse (1) 48:5 whole (2) 105:10;108:2 who's (2) 78:7;115:12 whose (2) 87:21;88:6 William (1) 8:5 willing (6) 10:18;22:22,25; 77:3,8;116:5 wish (1) 112:16 withdrew (1) 37:15 within (6) 22:24;44:3;89:1; 103:9;137:23;154:18 without (10)	143:16;144:6 worked (1) 115:22 Workers (1) 51:15 working (7) 17:12;33:3;49:22; 99:21;106:5,5;138:2 worth (1) 114:19 write (2) 72:8;141:25 writing (3) 63:3,5;79:12 written (3) 53:11;63:7;126:11 wrong (2) 91:12;111:19 Y year (3) 11:25;33:1;123:14 years (6) 28:8;82:18;105:8; 107:25;115:23;118:25 yesterday (2)	11:55 (1) 153:16 11:59 (1) 153:22 111 (1) 9:19 12:04 (1) 158:25 12:05 (1) 159:10 128-page (1) 59:17 13 (3) 102:21;117:15; 154:18 14 (3) 11:20;46:3,4 14th (6) 59:12;60:11,18; 62:17;63:4;128:6 15 (1) 86:22 16 (3) 19:17,25;80:5 16th (24) 51:20;52:13;53:11; 55:10,21;56:3,9;57:12, 23;59:16;76:12;77:16; 78:17;79:1;81:21; 82:19;83:2,22;89:2,21; 102:20,21;111:5;
V71713 (1) 127:17 valuation (4) 55:16;56:16;69:17; 117:12 value (1) 55:19 values (1) 56:24 various (4) 94:20,25;145:2; 147:23 version (2) 118:21;126:12 versus (5) 85:15,16;86:22; 116:6;119:13 vested (16) 12:9,13;13:1;29:11, 14;30:12,16;31:12; 44:15,20;45:3,9,25; 49:8,13;63:13 vetted (1) 143:18 VIDEO (14) 9:11,14,17;24:8,11, 13;51:3,9;106:20,23; 153:15,21;156:25; 158:24	wait (3) 89:4,6;132:8 waiting (1) 119:8 waived (1) 110:11 waives (1) 111:3 Wall (3) 15:12,22;50:21 warning (2) 28:15,18 Washington (1) 101:16 waste (1) 102:16 water (3) 43:13,24;59:4 wavelength (1) 146:10 way (22) 67:10,24;79:21; 84:13;86:9;101:20; 105:8,13;108:9,10; 113:9;116:4;117:19; 118:4;120:3,21; 124:14;138:13;141:7;	21;157:2,19,22,24; 158:18,20,22 what's (20) 12:8;13:3,15;14:20; 17:16;30:15;43:22; 44:2,22;60:2;63:24; 96:3;128:19;130:13, 14;139:15;142:7; 144:3,24;153:24 Whitehouse (1) 48:5 whole (2) 105:10;108:2 who's (2) 78:7;115:12 whose (2) 87:21;88:6 William (1) 8:5 willing (6) 10:18;22:22,25; 77:3,8;116:5 wish (1) 112:16 withdrew (1) 37:15 within (6) 22:24;44:3;89:1; 103:9;137:23;154:18 without (10) 30:5;33:6,12;84:11;	143:16;144:6 worked (1) 115:22 Workers (1) 51:15 working (7) 17:12;33:3;49:22; 99:21;106:5,5;138:2 worth (1) 114:19 write (2) 72:8;141:25 writing (3) 63:3,5;79:12 written (3) 53:11;63:7;126:11 wrong (2) 91:12;111:19 Y year (3) 11:25;33:1;123:14 years (6) 28:8;82:18;105:8; 107:25;115:23;118:25 yesterday (2) 9:8;108:17 Z	11:55 (1) 153:16 11:59 (1) 153:22 111 (1) 9:19 12:04 (1) 158:25 12:05 (1) 159:10 128-page (1) 59:17 13 (3) 102:21;117:15; 154:18 14 (3) 11:20;46:3,4 14th (6) 59:12;60:11,18; 62:17;63:4;128:6 15 (1) 86:22 16 (3) 19:17,25;80:5 16th (24) 51:20;52:13;53:11; 55:10,21;56:3,9;57:12, 23;59:16;76:12;77:16; 78:17;79:1;81:21; 82:19;83:2,22;89:2,21; 102:20,21;111:5; 131:20
V71713 (1) 127:17 valuation (4) 55:16;56:16;69:17; 117:12 value (1) 55:19 values (1) 56:24 various (4) 94:20,25;145:2; 147:23 version (2) 118:21;126:12 versus (5) 85:15,16;86:22; 116:6;119:13 vested (16) 12:9,13;13:1;29:11, 14;30:12,16;31:12; 44:15,20;45:3,9,25; 49:8,13;63:13 vetted (1) 143:18 VIDEO (14) 9:11,14,17;24:8,11, 13;51:3,9;106:20,23; 153:15,21;156:25;	wait (3) 89:4,6;132:8 waiting (1) 119:8 waived (1) 110:11 waives (1) 111:3 Wall (3) 15:12,22;50:21 warning (2) 28:15,18 Washington (1) 102:16 waste (1) 102:16 water (3) 43:13,24;59:4 wavelength (1) 146:10 way (22) 67:10,24;79:21; 84:13;86:9;101:20; 105:8,13;108:9,10; 113:9;116:4;117:19; 118:4;120:3,21;	21;157:2,19,22,24; 158:18,20,22 what's (20) 12:8;13:3,15;14:20; 17:16;30:15;43:22; 44:2,22;60:2;63:24; 96:3;128:19;130:13, 14;139:15;142:7; 144:3,24;153:24 Whitehouse (1) 48:5 whole (2) 105:10;108:2 who's (2) 78:7;115:12 whose (2) 87:21;88:6 William (1) 8:5 willing (6) 10:18;22:22,25; 77:3,8;116:5 wish (1) 112:16 withdrew (1) 37:15 within (6) 22:24;44:3;89:1; 103:9;137:23;154:18 without (10)	143:16;144:6 worked (1) 115:22 Workers (1) 51:15 working (7) 17:12;33:3;49:22; 99:21;106:5,5;138:2 worth (1) 114:19 write (2) 72:8;141:25 writing (3) 63:3,5;79:12 written (3) 53:11;63:7;126:11 wrong (2) 91:12;111:19 Y year (3) 11:25;33:1;123:14 years (6) 28:8;82:18;105:8; 107:25;115:23;118:25 yesterday (2) 9:8;108:17	11:55 (1) 153:16 11:59 (1) 153:22 111 (1) 9:19 12:04 (1) 158:25 12:05 (1) 159:10 128-page (1) 59:17 13 (3) 102:21;117:15; 154:18 14 (3) 11:20;46:3,4 14th (6) 59:12;60:11,18; 62:17;63:4;128:6 15 (1) 86:22 16 (3) 19:17,25;80:5 16th (24) 51:20;52:13;53:11; 55:10,21;56:3,9;57:12, 23;59:16;76:12;77:16; 78:17;79:1;81:21; 82:19;83:2,22;89:2,21; 102:20,21;111:5;

				0000001 >,2010
129:17;135:11	124:15,23;138:6,16,	8:10;126:18,25;		
18 (7)	23;139:2;145:18;	140:4		
16:22;18:18,22;	146:13;147:14,20;	7:47 (4)		
19:6,15;148:24;154:2	148:13;151:18;152:1,	154:17;155:18;	<u> </u>	
181 (1)	6,12;153:6	157:4;158:2	<u> </u>	
145:16 18th (37)	25th (1) 103:6	717 (1) 128:12	 	
19:16;42:2;43:3,10;	28 (2)	72 (6)	<u> </u>	
45:2;59:25;63:24;	11:20;26:17	27:25;28:7,11,12,18;	<u> </u>	
64:3,15,21;65:7,11,13,	29 (1)	29:4	 	
21;66:9,20;67:9;82:3,	96:18		<u> </u>	
20;83:3,9;85:4,8;86:6;	29th (3)	8	<u> </u>	
87:16,23;101:7;130:7,	75:15;94:19,24		 	
22;131:6,15;133:14;	2	8 (8)	<u> </u>	
134:14;135:7;137:10;	3	141:4,8,8,17;142:19;	<u> </u>	
154:24;155:8 1988 (1)	3 (8)	154:20,24;155:7	<u> </u>	
27:24	18:13,18,21;19:6,15;	8:38 (1) 8:3	<u> </u>	
1990 (1)	60:6,10;63:10	8:42 (1)	<u> </u>	
27:24	3.5 (4)	9:16	<u> </u>	
19th (13)	52:6,20;53:14;	8:58 (1)	<u> </u>	
43:10;126:3,5;	146:22	24:11	<u> </u>	
128:21,24;129:4,22;	3:00 (2)	84 (1)	<u> </u>	
131:5,12,15;135:6;	137:1,6	102:20	<u> </u>	
137:22;155:6	3:05 (1)	8th (2)		
2	137:2 30b6 (3)	141:2;143:25		
	144:24;145:4;	9		
2 (4)	148:16	,		
59:20,24;60:2;63:24	3rd (4)	9 (67)	<u> </u>	
20,000 (1)	90:22;122:5,11,19	8:2;12:24;13:21;	<u> </u>	
116:12	4	15:2,5,10;16:12,15,23;	<u> </u>	
2002 (1)	4	18:8;19:9,10,12;20:4;	<u> </u>	
83:14	4 (12)	24:14;29:21;30:1,4,10;	<u> </u>	
2011 (4) 10:12;32:21,23;	4 (12)	31:3,14;32:5,10;45:15;		
	1 22.14.25.7 0.27.5.			
	23:14;25:7,9;27:5;	49:4,6,10;76:1;83:15;		
82:16	28:17;29:2,4,5,10;	102:24;103:12;109:14,		
82:16 2012 (7)	28:17;29:2,4,5,10; 75:14,18,21	102:24;103:12;109:14, 20;111:24;112:7;		
82:16 2012 (7) 27:3,6;32:24,25; 33:4;40:1;145:16 2013 (35)	28:17;29:2,4,5,10; 75:14,18,21 4:06 (1) 157:16 436 (18)	102:24;103:12;109:14, 20;111:24;112:7; 113:7;115:7;117:20; 118:1,5;120:13,15,21; 121:7;123:9;124:14,		
82:16 2012 (7) 27:3,6;32:24,25; 33:4;40:1;145:16 2013 (35) 8:2;9:15;11:20,20;	28:17;29:2,4,5,10; 75:14,18,21 4:06 (1) 157:16 436 (18) 18:16;26:24;27:2,9,	102:24;103:12;109:14, 20;111:24;112:7; 113:7;115:7;117:20; 118:1,5;120:13,15,21; 121:7;123:9;124:14, 23;138:5,16,22;139:2;		
82:16 2012 (7) 27:3,6;32:24,25; 33:4;40:1;145:16 2013 (35) 8:2;9:15;11:20,20; 14:1;18:13;26:18,22,	28:17;29:2,4,5,10; 75:14,18,21 4:06 (1) 157:16 436 (18) 18:16;26:24;27:2,9, 15,17,21;28:25;29:7,	102:24;103:12;109:14, 20;111:24;112:7; 113:7;115:7;117:20; 118:1,5;120:13,15,21; 121:7;123:9;124:14, 23;138:5,16,22;139:2; 141:4;142:18,22,24;		
82:16 2012 (7) 27:3,6;32:24,25; 33:4;40:1;145:16 2013 (35) 8:2;9:15;11:20,20; 14:1;18:13;26:18,22, 25;43:20;51:20;56:3,	28:17;29:2,4,5,10; 75:14,18,21 4:06 (1) 157:16 436 (18) 18:16;26:24;27:2,9, 15,17,21;28:25;29:7, 10,13,16,18,23;83:14;	102:24;103:12;109:14, 20;111:24;112:7; 113:7;115:7;117:20; 118:1,5;120:13,15,21; 121:7;123:9;124:14, 23;138:5,16,22;139:2; 141:4;142:18,22,24; 145:18;146:13;147:14,		
82:16 2012 (7) 27:3,6;32:24,25; 33:4;40:1;145:16 2013 (35) 8:2;9:15;11:20,20; 14:1;18:13;26:18,22, 25;43:20;51:20;56:3, 9;57:13,24;59:25;	28:17;29:2,4,5,10; 75:14,18,21 4:06 (1) 157:16 436 (18) 18:16;26:24;27:2,9, 15,17,21;28:25;29:7, 10,13,16,18,23;83:14; 90:11,17;145:17	102:24;103:12;109:14, 20;111:24;112:7; 113:7;115:7;117:20; 118:1,5;120:13,15,21; 121:7;123:9;124:14, 23;138:5,16,22;139:2; 141:4;142:18,22,24; 145:18;146:13;147:14, 20;148:12,25;150:15;		
82:16 2012 (7) 27:3,6;32:24,25; 33:4;40:1;145:16 2013 (35) 8:2;9:15;11:20,20; 14:1;18:13;26:18,22, 25;43:20;51:20;56:3,	28:17;29:2,4,5,10; 75:14,18,21 4:06 (1) 157:16 436 (18) 18:16;26:24;27:2,9, 15,17,21;28:25;29:7, 10,13,16,18,23;83:14;	102:24;103:12;109:14, 20;111:24;112:7; 113:7;115:7;117:20; 118:1,5;120:13,15,21; 121:7;123:9;124:14, 23;138:5,16,22;139:2; 141:4;142:18,22,24; 145:18;146:13;147:14,		
82:16 2012 (7) 27:3,6;32:24,25; 33:4;40:1;145:16 2013 (35) 8:2;9:15;11:20,20; 14:1;18:13;26:18,22, 25;43:20;51:20;56:3, 9;57:13,24;59:25; 60:11,18;62:17;63:4; 64:4;65:21;66:9,20; 75:16;79:2;89:21;	28:17;29:2,4,5,10; 75:14,18,21 4:06 (1) 157:16 436 (18) 18:16;26:24;27:2,9, 15,17,21;28:25;29:7, 10,13,16,18,23;83:14; 90:11,17;145:17 45-day (1)	102:24;103:12;109:14, 20;111:24;112:7; 113:7;115:7;117:20; 118:1,5;120:13,15,21; 121:7;123:9;124:14, 23;138:5,16,22;139:2; 141:4;142:18,22,24; 145:18;146:13;147:14, 20;148:12,25;150:15; 151:18;152:1,6,12;		
82:16 2012 (7) 27:3,6;32:24,25; 33:4;40:1;145:16 2013 (35) 8:2;9:15;11:20,20; 14:1;18:13;26:18,22, 25;43:20;51:20;56:3, 9;57:13,24;59:25; 60:11,18;62:17;63:4; 64:4;65:21;66:9,20; 75:16;79:2;89:21; 90:23;91:20;94:19,24;	28:17;29:2,4,5,10; 75:14,18,21 4:06 (1) 157:16 436 (18) 18:16;26:24;27:2,9, 15,17,21;28:25;29:7, 10,13,16,18,23;83:14; 90:11,17;145:17 45-day (1) 140:7	102:24;103:12;109:14, 20;111:24;112:7; 113:7;115:7;117:20; 118:1,5;120:13,15,21; 121:7;123:9;124:14, 23;138:5,16,22;139:2; 141:4;142:18,22,24; 145:18;146:13;147:14, 20;148:12,25;150:15; 151:18;152:1,6,12; 153:6 9:31 (1) 51:4		
82:16 2012 (7) 27:3,6;32:24,25; 33:4;40:1;145:16 2013 (35) 8:2;9:15;11:20,20; 14:1;18:13;26:18,22, 25;43:20;51:20;56:3, 9;57:13,24;59:25; 60:11,18;62:17;63:4; 64:4;65:21;66:9,20; 75:16;79:2;89:21; 90:23;91:20;94:19,24; 96:18;101:7;104:15;	28:17;29:2,4,5,10; 75:14,18,21 4:06 (1) 157:16 436 (18) 18:16;26:24;27:2,9, 15,17,21;28:25;29:7, 10,13,16,18,23;83:14; 90:11,17;145:17 45-day (1) 140:7 4th (1) 111:6	102:24;103:12;109:14, 20;111:24;112:7; 113:7;115:7;117:20; 118:1,5;120:13,15,21; 121:7;123:9;124:14, 23;138:5,16,22;139:2; 141:4;142:18,22,24; 145:18;146:13;147:14, 20;148:12,25;150:15; 151:18;152:1,6,12; 153:6 9:31 (1) 51:4 9:40 (1)		
82:16 2012 (7) 27:3,6;32:24,25; 33:4;40:1;145:16 2013 (35) 8:2;9:15;11:20,20; 14:1;18:13;26:18,22, 25;43:20;51:20;56:3, 9;57:13,24;59:25; 60:11,18;62:17;63:4; 64:4;65:21;66:9,20; 75:16;79:2;89:21; 90:23;91:20;94:19,24; 96:18;101:7;104:15; 148:24	28:17;29:2,4,5,10; 75:14,18,21 4:06 (1) 157:16 436 (18) 18:16;26:24;27:2,9, 15,17,21;28:25;29:7, 10,13,16,18,23;83:14; 90:11,17;145:17 45-day (1) 140:7 4th (1)	102:24;103:12;109:14, 20;111:24;112:7; 113:7;115:7;117:20; 118:1,5;120:13,15,21; 121:7;123:9;124:14, 23;138:5,16,22;139:2; 141:4;142:18,22,24; 145:18;146:13;147:14, 20;148:12,25;150:15; 151:18;152:1,6,12; 153:6 9:31 (1) 51:4 9:40 (1) 51:10		
82:16 2012 (7) 27:3,6;32:24,25; 33:4;40:1;145:16 2013 (35) 8:2;9:15;11:20,20; 14:1;18:13;26:18,22, 25;43:20;51:20;56:3, 9;57:13,24;59:25; 60:11,18;62:17;63:4; 64:4;65:21;66:9,20; 75:16;79:2;89:21; 90:23;91:20;94:19,24; 96:18;101:7;104:15; 148:24 2017 (1)	28:17;29:2,4,5,10; 75:14,18,21 4:06 (1) 157:16 436 (18) 18:16;26:24;27:2,9, 15,17,21;28:25;29:7, 10,13,16,18,23;83:14; 90:11,17;145:17 45-day (1) 140:7 4th (1) 111:6	102:24;103:12;109:14, 20;111:24;112:7; 113:7;115:7;117:20; 118:1,5;120:13,15,21; 121:7;123:9;124:14, 23;138:5,16,22;139:2; 141:4;142:18,22,24; 145:18;146:13;147:14, 20;148:12,25;150:15; 151:18;152:1,6,12; 153:6 9:31 (1) 51:4 9:40 (1) 51:10 943b4 (3)		
82:16 2012 (7) 27:3,6;32:24,25; 33:4;40:1;145:16 2013 (35) 8:2;9:15;11:20,20; 14:1;18:13;26:18,22, 25;43:20;51:20;56:3, 9;57:13,24;59:25; 60:11,18;62:17;63:4; 64:4;65:21;66:9,20; 75:16;79:2;89:21; 90:23;91:20;94:19,24; 96:18;101:7;104:15; 148:24 2017 (1) 55:7	28:17;29:2,4,5,10; 75:14,18,21 4:06 (1) 157:16 436 (18) 18:16;26:24;27:2,9, 15,17,21;28:25;29:7, 10,13,16,18,23;83:14; 90:11,17;145:17 45-day (1) 140:7 4th (1) 111:6	102:24;103:12;109:14, 20;111:24;112:7; 113:7;115:7;117:20; 118:1,5;120:13,15,21; 121:7;123:9;124:14, 23;138:5,16,22;139:2; 141:4;142:18,22,24; 145:18;146:13;147:14, 20;148:12,25;150:15; 151:18;152:1,6,12; 153:6 9:31 (1) 51:4 9:40 (1) 51:10 943b4 (3) 87:14,17;88:4		
82:16 2012 (7) 27:3,6;32:24,25; 33:4;40:1;145:16 2013 (35) 8:2;9:15;11:20,20; 14:1;18:13;26:18,22, 25;43:20;51:20;56:3, 9;57:13,24;59:25; 60:11,18;62:17;63:4; 64:4;65:21;66:9,20; 75:16;79:2;89:21; 90:23;91:20;94:19,24; 96:18;101:7;104:15; 148:24 2017 (1) 55:7 210 (1)	28:17;29:2,4,5,10; 75:14,18,21 4:06 (1) 157:16 436 (18) 18:16;26:24;27:2,9, 15,17,21;28:25;29:7, 10,13,16,18,23;83:14; 90:11,17;145:17 45-day (1) 140:7 4th (1) 111:6	102:24;103:12;109:14, 20;111:24;112:7; 113:7;115:7;117:20; 118:1,5;120:13,15,21; 121:7;123:9;124:14, 23;138:5,16,22;139:2; 141:4;142:18,22,24; 145:18;146:13;147:14, 20;148:12,25;150:15; 151:18;152:1,6,12; 153:6 9:31 (1) 51:4 9:40 (1) 51:10 943b4 (3) 87:14,17;88:4 9th (1)		
82:16 2012 (7) 27:3,6;32:24,25; 33:4;40:1;145:16 2013 (35) 8:2;9:15;11:20,20; 14:1;18:13;26:18,22, 25;43:20;51:20;56:3, 9;57:13,24;59:25; 60:11,18;62:17;63:4; 64:4;65:21;66:9,20; 75:16;79:2;89:21; 90:23;91:20;94:19,24; 96:18;101:7;104:15; 148:24 2017 (1) 55:7	28:17;29:2,4,5,10; 75:14,18,21 4:06 (1) 157:16 436 (18) 18:16;26:24;27:2,9, 15,17,21;28:25;29:7, 10,13,16,18,23;83:14; 90:11,17;145:17 45-day (1) 140:7 4th (1) 111:6	102:24;103:12;109:14, 20;111:24;112:7; 113:7;115:7;117:20; 118:1,5;120:13,15,21; 121:7;123:9;124:14, 23;138:5,16,22;139:2; 141:4;142:18,22,24; 145:18;146:13;147:14, 20;148:12,25;150:15; 151:18;152:1,6,12; 153:6 9:31 (1) 51:4 9:40 (1) 51:10 943b4 (3) 87:14,17;88:4		
82:16 2012 (7) 27:3,6;32:24,25; 33:4;40:1;145:16 2013 (35) 8:2;9:15;11:20,20; 14:1;18:13;26:18,22, 25;43:20;51:20;56:3, 9;57:13,24;59:25; 60:11,18;62:17;63:4; 64:4;65:21;66:9,20; 75:16;79:2;89:21; 90:23;91:20;94:19,24; 96:18;101:7;104:15; 148:24 2017 (1) 55:7 210 (1) 89:22	28:17;29:2,4,5,10; 75:14,18,21 4:06 (1) 157:16 436 (18) 18:16;26:24;27:2,9, 15,17,21;28:25;29:7, 10,13,16,18,23;83:14; 90:11,17;145:17 45-day (1) 140:7 4th (1) 111:6 5 5 (5) 8:11;96:10,12,16,20	102:24;103:12;109:14, 20;111:24;112:7; 113:7;115:7;117:20; 118:1,5;120:13,15,21; 121:7;123:9;124:14, 23;138:5,16,22;139:2; 141:4;142:18,22,24; 145:18;146:13;147:14, 20;148:12,25;150:15; 151:18;152:1,6,12; 153:6 9:31 (1) 51:4 9:40 (1) 51:10 943b4 (3) 87:14,17;88:4 9th (1)		
82:16 2012 (7) 27:3,6;32:24,25; 33:4;40:1;145:16 2013 (35) 8:2;9:15;11:20,20; 14:1;18:13;26:18,22, 25;43:20;51:20;56:3, 9;57:13,24;59:25; 60:11,18;62:17;63:4; 64:4;65:21;66:9,20; 75:16;79:2;89:21; 90:23;91:20;94:19,24; 96:18;101:7;104:15; 148:24 2017 (1) 55:7 210 (1) 89:22 22 (1) 140:13 22nd (4)	28:17;29:2,4,5,10; 75:14,18,21 4:06 (1) 157:16 436 (18) 18:16;26:24;27:2,9, 15,17,21;28:25;29:7, 10,13,16,18,23;83:14; 90:11,17;145:17 45-day (1) 140:7 4th (1) 111:6 5 5 (5) 8:11;96:10,12,16,20 6 6 (4)	102:24;103:12;109:14, 20;111:24;112:7; 113:7;115:7;117:20; 118:1,5;120:13,15,21; 121:7;123:9;124:14, 23;138:5,16,22;139:2; 141:4;142:18,22,24; 145:18;146:13;147:14, 20;148:12,25;150:15; 151:18;152:1,6,12; 153:6 9:31 (1) 51:4 9:40 (1) 51:10 943b4 (3) 87:14,17;88:4 9th (1)		
82:16 2012 (7) 27:3,6;32:24,25; 33:4;40:1;145:16 2013 (35) 8:2;9:15;11:20,20; 14:1;18:13;26:18,22, 25;43:20;51:20;56:3, 9;57:13,24;59:25; 60:11,18;62:17;63:4; 64:4;65:21;66:9,20; 75:16;79:2;89:21; 90:23;91:20;94:19,24; 96:18;101:7;104:15; 148:24 2017 (1) 55:7 210 (1) 89:22 22 (1) 140:13 22nd (4) 122:24;125:24;	28:17;29:2,4,5,10; 75:14,18,21 4:06 (1) 157:16 436 (18) 18:16;26:24;27:2,9, 15,17,21;28:25;29:7, 10,13,16,18,23;83:14; 90:11,17;145:17 45-day (1) 140:7 4th (1) 111:6 5 5 (5) 8:11;96:10,12,16,20	102:24;103:12;109:14, 20;111:24;112:7; 113:7;115:7;117:20; 118:1,5;120:13,15,21; 121:7;123:9;124:14, 23;138:5,16,22;139:2; 141:4;142:18,22,24; 145:18;146:13;147:14, 20;148:12,25;150:15; 151:18;152:1,6,12; 153:6 9:31 (1) 51:4 9:40 (1) 51:10 943b4 (3) 87:14,17;88:4 9th (1)		
82:16 2012 (7) 27:3,6;32:24,25; 33:4;40:1;145:16 2013 (35) 8:2;9:15;11:20,20; 14:1;18:13;26:18,22, 25;43:20;51:20;56:3, 9;57:13,24;59:25; 60:11,18;62:17;63:4; 64:4;65:21;66:9,20; 75:16;79:2;89:21; 90:23;91:20;94:19,24; 96:18;101:7;104:15; 148:24 2017 (1) 55:7 210 (1) 89:22 22 (1) 140:13 22nd (4) 122:24;125:24; 128:25;129:23	28:17;29:2,4,5,10; 75:14,18,21 4:06 (1) 157:16 436 (18) 18:16;26:24;27:2,9, 15,17,21;28:25;29:7, 10,13,16,18,23;83:14; 90:11,17;145:17 45-day (1) 140:7 4th (1) 111:6 5 5 (5) 8:11;96:10,12,16,20 6 6 (4) 126:18,21,22;127:3	102:24;103:12;109:14, 20;111:24;112:7; 113:7;115:7;117:20; 118:1,5;120:13,15,21; 121:7;123:9;124:14, 23;138:5,16,22;139:2; 141:4;142:18,22,24; 145:18;146:13;147:14, 20;148:12,25;150:15; 151:18;152:1,6,12; 153:6 9:31 (1) 51:4 9:40 (1) 51:10 943b4 (3) 87:14,17;88:4 9th (1)		
82:16 2012 (7) 27:3,6;32:24,25; 33:4;40:1;145:16 2013 (35) 8:2;9:15;11:20,20; 14:1;18:13;26:18,22, 25;43:20;51:20;56:3, 9;57:13,24;59:25; 60:11,18;62:17;63:4; 64:4;65:21;66:9,20; 75:16;79:2;89:21; 90:23;91:20;94:19,24; 96:18;101:7;104:15; 148:24 2017 (1) 55:7 210 (1) 89:22 22 (1) 140:13 22nd (4) 122:24;125:24; 128:25;129:23 24 (22)	28:17;29:2,4,5,10; 75:14,18,21 4:06 (1) 157:16 436 (18) 18:16;26:24;27:2,9, 15,17,21;28:25;29:7, 10,13,16,18,23;83:14; 90:11,17;145:17 45-day (1) 140:7 4th (1) 111:6 5 5 (5) 8:11;96:10,12,16,20 6 6 (4)	102:24;103:12;109:14, 20;111:24;112:7; 113:7;115:7;117:20; 118:1,5;120:13,15,21; 121:7;123:9;124:14, 23;138:5,16,22;139:2; 141:4;142:18,22,24; 145:18;146:13;147:14, 20;148:12,25;150:15; 151:18;152:1,6,12; 153:6 9:31 (1) 51:4 9:40 (1) 51:10 943b4 (3) 87:14,17;88:4 9th (1)		
82:16 2012 (7) 27:3,6;32:24,25; 33:4;40:1;145:16 2013 (35) 8:2;9:15;11:20,20; 14:1;18:13;26:18,22, 25;43:20;51:20;56:3, 9;57:13,24;59:25; 60:11,18;62:17;63:4; 64:4;65:21;66:9,20; 75:16;79:2;89:21; 90:23;91:20;94:19,24; 96:18;101:7;104:15; 148:24 2017 (1) 55:7 210 (1) 89:22 22 (1) 140:13 22nd (4) 122:24;125:24; 128:25;129:23	28:17;29:2,4,5,10; 75:14,18,21 4:06 (1) 157:16 436 (18) 18:16;26:24;27:2,9, 15,17,21;28:25;29:7, 10,13,16,18,23;83:14; 90:11,17;145:17 45-day (1) 140:7 4th (1) 111:6 5 5 (5) 8:11;96:10,12,16,20 6 6 (4) 126:18,21,22;127:3	102:24;103:12;109:14, 20;111:24;112:7; 113:7;115:7;117:20; 118:1,5;120:13,15,21; 121:7;123:9;124:14, 23;138:5,16,22;139:2; 141:4;142:18,22,24; 145:18;146:13;147:14, 20;148:12,25;150:15; 151:18;152:1,6,12; 153:6 9:31 (1) 51:4 9:40 (1) 51:10 943b4 (3) 87:14,17;88:4 9th (1)		

EXHIBIT B

CH	Y OF DETROIT, MICHIGAN		1–
1	Page 1 IN THE UNITED STATES BANKRUPTCY COURT	1	Page : APPEARANCES (continued):
2	EASTERN DISTRICT OF MICHIGAN	2	111111011011011011001
3	SOUTHERN DIVISION	3	LOWENSTEIN SANDLER LLP
4	BOOTIMAN BIVIDION	4	By: Sharon L. Levine
5	In re Chapter 9	5	65 Livingston Avenue
6	CITY OF DETROIT, MICHIGAN, Case No. 13-53846	6	Roseland, NJ 07068
7	Debtor. Hon. Steven W. Rhodes	7	973.597.2374
8	/ Hom. Seeven w. Missees	ρ΄	-and-
9	VIDEOTAPED DEPOSITION	9	AFSCME
10	VIDEOIAPED DEPOSITION	10	By: Michael L. Artz
11	DEPONENT: KEVYN ORR	11	Tiffany Ricci
12	DATE: Monday, September 16, 2013	12	1101 17th Street, NW
13	TIME: 10:08 a.m.	13	Suite 900
14	LOCATION: MILLER CANFIELD PADDOCK & STONE PLC	14	
1		15	Washington, D.C. 20036 202.775.5900
15	150 West Jefferson, Suite 2500	l	
16	Detroit, Michigan	16 17	Appearing on behalf of AFSCME
17 18	REPORTER: Jeanette M. Fallon, CRR/RMR/CSR-3267	18	CTADE HITH DIC
		l	CLARK HILL PLC
19		19	By: Jennifer K. Green
20 21		20 21	500 Woodward Avenue, Suite 3500
22		22	Detroit, MI 48226 313.965.8274
23		23	
24		24	Appearing on behalf of Retirement Systems
25		25	
25	D	23	Dece
1	Page 2 APPEARANCES:	1	Page 4 APPEARANCES (continued):
2		2	
3	JONES DAY	3	WILLIAMS WILLIAMS RATTNER & PLUNKETT PC
4	By: Gregory M. Shumaker	4	By: Ernest J. Essad, Jr.
5	Dan T. Moss	5	380 N Old Woodward Ave Ste 300
6	51 Louisiana Avenue, NW	6	Birmingham, MI 48009
7	Washington, D.C. 20001.2113	7	248.642.0333
8	202.879.3939	8	Appearing on behalf of FGIC
9	Appearing on behalf of the Debtor	9	
10		10	SIDLEY AUSTIN LLP
11	DENTONS	11	By: Guy S. Neal (appearing via LiveNote Streaming)
12	By: Anthony B. Ullman	12	1501 K St., NW
13	620 Fifth Avenue	13	Washington, D.C.
14	New York, NY 10020.2457	14	202.736.8000
15	212.632.8342	15	Appearing on behalf of National Public Finance
16	Appearing on behalf of Retirees Committee	16	Guarantee Corp.
17		17	
18	COHEN WEISS AND SIMON LLP	18	WINSTON & STRAWN LLP
19	By: Peter D. DeChiara	19	By: Bianca M. Forde (appearing via LiveNote Streaming)
20	330 West 42nd Street	20	200 Park Avenue
21	New York, NY 10036.6979	21	New York, NY 10166.4193
22	212.356.0216	22	212.294.4733
23	Appearing on behalf of UAW	23	Appearing on behalf of Assured Guaranty Municipal
0.4			
24 25		24 25	Corp. ALSO PRESENT: Mark Meyers, videographer

	. 0. 51		_		
1		TABLE OF CONTENTS	Page 5	1	Page 7 Detroit, Michigan
2		TIBEL OF CONTENTS		2	Monday, September 16, 2013
3	WITNESS		PAGE	3	* * *
4	KEVYN ORR		11101	4	THE VIDEOGRAPHER: This is tape number one
5	Examination by	Mr IIllman	7	5	to the videotaped depositions of Kevyn Orr being heard
6	Examination by		192	6	before the U.S. Bankruptcy Court, Eastern District of
7	Examination by		237	7	Michigan, Case Number 0227543.0001. This deposition
8	Reexamination by		277	8	is being held at 150 West Jefferson, Detroit, Michigan
9	Examination by	-	279	9	on September 16, 2013 at 10:08 a.m.
10	Examination by	ris. Gleen	419	10	•
11		EXHIBITS		11	videographer, the court reporter is Jeanette Fallon.
l	MIMDED		מאטעם	12	
12	NUMBER	IDENTIFICATION	PAGE	13	
13	Exhibit 1	JD-RD-0000113	24	14	KEVYN ORR
14	Exhibit 2	JD-RD-0000303	26		
15	Exhibit 3	JD-RD-0000300 through 302	32	15	-
16	Exhibit 4	JD-RD-0000295 through 296	43	16	first been duly sworn to tell the truth, the whole truth,
17	Exhibit 5	Text from Article 9, Section 24	52	17	and nothing but the truth, was examined and testified as
18	Exhibit 6	JD-RD-0000216 through 218	57	18	
19	Exhibit 7	JD-RD-0000459-464	64	19	EXAMINATION
20	Exhibit 8	Financial and Operating Plan		20	_
21		May 12, 2013	94	21	Q. Good morning, Mr. Orr.
22				22	3
23				23	
24				24	3 3 1
25				25	this morning, as will some others.
			Page 6		Page 8
1		EXHIBITS		1	A. Okay.
2	NUMBER	IDENTIFICATION	PAGE	2	MR. ULLMAN: Before we begin I would just
3	Exhibit 9	Proposal For Creditors		3	like to note for the record that we received the
4		June 14, 2013	102	4	document production that the City made on Friday and
5	Exhibit 10	July 16, 2013 Letter from Orr		5	it was in image file, essentially TIF images, over a
6		to Snyder and Dillon	115	6	hundred thousand pages which were essentially, as the
7	Exhibit 11	July 18, 2013 Letter from Snyder		7	City knows, very difficult to work with. We obviously
8		to Orr and Dillon	115	8	have not been able to get through them all in time for
9	Exhibit 12	July 12, 2013 Letter from DFFA	134	9	this morning's deposition. We're going to continue to
10	Exhibit 13	July 17, 2013 Letter from Jones Day	138	10	review the documents and we're reserving our rights to
11	Exhibit 14	Retiree Legacy Cost Restructuring		11	recall Mr. Orr for further deposition if after review
12		September 11, 2013	153	12	
13	Exhibit 15	Declaration of Mr. Orr	157	13	•
14	Exhibit 16	Detroit News Article, 7/16/2013	200	14	
15	Exhibit 17	City of Detroit, Michigan's Objection	ons and	15	
16		Responses to Detroit Retirement Syst	iems'	16	·
17		First Requests for Admission Directe	ed to	17	•
18		the City of Detroit, Michigan	251	18	and so we reserve all rights and I'm sure we'll oppose
19	Exhibit 18	June 27, 2013 Letter from Jones Day	266	19	any effort to continue the deposition.
20	Exhibit 19	City of Detroit, Michigan's Objection		20	MR. ULLMAN: Duly noted.
21		Responses to Detroit Retirement Syst		21	Q. Mr. Orr?
22		First Set of Interrogatories Directe		22	A. Yes.
23		the City of Detroit, Michigan	300	23	
24			•	24	
25				25	Q. So you know I will ask questions and I would
رك ا				1	•

KEVYN ORR

		OF DETROIT, MICHIGAN		September 16, 2013 9–12
_		Page 9		Page 11
1		appreciate if you wait until I finish before you	1	believe that's right.
2		answer; and likewise, I'll wait until you finish	2	Q. Okay. And among other things it authorized the
3		answering before starting the next question.	3	governor to give authorization to the Emergency
		Yes.	4	Manager to file for bankruptcy under Chapter 9; is
		And if there's any question of mine you don't	5	that right?
6		understand, please let me know and I'll rephrase it.	6	A. Yes.
		Okay.	7	Q. And the text authorizes but does not require the
		You were appointed Emergency Manager on March 14th,	8	governor to place contingencies on the municipalities
9		2013; is that right?	9	proceeding under Chapter 9; is that right?
		No.	10	, , , , , , , , , , , , , , , , , , , ,
	Q.	Okay, technically you were appointed Emergency	11	
12		Financial Manager on March 14th; is that right?		Q. And when did you first became aware of those
		No.	13	'
14	Q.	Okay. When were you appointed the Emergency Financial	14	, , , , , , , , , , , , , , , , , , , ,
15		Manager?	15	3
16	A.	I think the final papers were signed on March 25th or	16	PA 436?
17		the 26th. The announcement or rollout was on the 13th	17	,
18		and 14th.	18	Q. Did Jones Day to your knowledge?
19	Q.	Okay. So it was announced on the 13th or 14th that	19	,
20		you were going to be the Emergency Manager?	20	Q. Now, prior to the enactment of 436 did you have any
21	A.	Yes, effective March 25th.	21	communications, written or oral, with anyone from the
22	Q.	And then when you're familiar with PA 436?	22	city of Michigan I'm sorry, the City of Detroit or
23	A.	Yes.	23	the State of Michigan regarding PA 436?
24	Q.	So your original appointment was as the Emergency	24	A. I believe that's a compound question, but I'll answer
25		Financial Manager; is that right?	25	it. No.
		Page 10		Page 12
		Yes.		Q. Now, at the time that you indicated you were
2	Q.	And then when PA 436 became effective, you became the	2	effectively made the became known that you would be
3		financial manager?	3	the Emergency Manager around the 13th or 14th of
		No.	4	March, you were a practicing lawyer; is that right?
		I'm sorry, the Emergency Manager; is that right?	5	A. Yes.
6		Yes.	6	Q. And you were at Jones Day; correct?
7	Q.	And PA 436 became effective on March 28th; is that	7	A. Yes.
8		right?	8	Q. And you've been engaged in the practice of law for a
9	A.	Yes, I believe so.	9	number of years prior to 2013; correct?
10	Q.	Okay. And PA 436 followed PA 4. Are you familiar	10	
11		with PA 4?	11	Q. And your expertise was bankruptcy law; is that right?

12 A. Yes.

13 Q. And were you aware that PA 4 was struck by

14 referendum -- by voter referendum in Michigan in

November 2012? 15

16 A. Yes.

17 Q. Now, did you have any involvement in Public Act 4 in

18 Michigan?

19 A. No.

20 Q. Was there any involvement by Jones Day to your

knowledge? 21

22 A. Not to my knowledge.

23 Q. Now, PA 436 was enacted in December of 2012; is that

24 right?

25 A. I believe the statute speaks for itself, but I do

12 A. Started out as a trial attorney, eventually became a

13 bankruptcy litigator, eventually into all aspects of

14 bankruptcy law.

15 Q. So as of 2013 is it fair to say that you have

expertise with bankruptcy law? 16

17 A. Yes.

18 Q. In fact that's what you're best known for; isn't it?

19 A. At this point I think so.

20 Q. And you worked on the Chrysler bankruptcy in 2009; is

that right? 21

22 A. Yes, 2008 through 2013.

23 Q. Okay.

24 A. Okay.

25 Q. And you also spent a number of years at the office for

KEVYN ORR CITY OF DETROIT, MICHIGAN

the US trustee; is that right?

- A. Yes. 2
- Q. And what was your role there?
- A. I was initially brought in as deputy director of the
- 5 US Trustee's office and upon the retirement of my
- 6 mentor and prior director, Jerry Patchan, I became
- 7 director of that office.
- 8 Q. Okay. And was your role there in a legal capacity in
- 9 terms of working with the department?
- 10 A. No, I was one of -- I was a component head of one of
- 11 the 36 components in the United States Department of
- 12 Justice, which was more in the nature of managerial as
- 13 opposed to legal responsibility.
- 14 Q. Okay. So did you ever serve as an actual trustee in a
- 15 bankruptcy case?
- 16 A. At the US Trustee's office?
- 17 Q. Yes.
- 18 A. No.
- 19 Q. And you also work for the RTC; is that right?
- 20 A. Yes.
- 21 Q. And that was in a litigation capacity?
- 22 A. Yes, litigation and supervisory.
- 23 Q. Now, you've never -- prior to becoming the Emergency
- 24 Manager you never ran a city; did you?
- 25 A. No.

- Page 13 Page 15 1 Q. Okay. Did you have any involvement or experience in
 - 2 actual budgeting for general, state or local
 - 3 operations for all the various departments that are
 - 4 involved in the running of a state or a city?
 - 5 A. I'm trying to be accurate without overstating my prior
 - 6 experience.
 - 7 Q. Uh-huh.

14

- 8 A. There were times where I was involved in various
- 9 campaigns, political campaigns, and as I said, land
- 10 use, planning and zoning, which would look at various
- 11 functions, but not for an entire city.
- 12 Q. Okay, not for budgeting the various operations for
- 13 sanitation, for police, for all the functions that go
 - into a city or a state?
- 15 A. No, let me be clear. If your question is was I ever
- 16 responsible for budgeting all the operations like in
- 17 Detroit, which has 44 departments, the answer is no.
- 18 Q. Did you ever run a corporation?
- 19 A. I actually think I did.
- 20 Q. What was that?
- 21 A. With the RTC I was appointed as an officer for one of
- 22 the financial institutions.
- 23 Q. Okay, and when was that?
- 24 A. I was at the RTC from '91 through '96 so sometime in
- 25 that period.

Page 14

- 1 Q. And what position did you hold?
- 2 A. I don't recall.
- 3 Q. And what were your responsibilities; do you remember
- 4 -- first of, all do you remember what corporation it
- 5
- A. I don't. It was one of the many savings and loans
- 7 that we had. I think it was in New Orleans. The head
- 8 of the division sent me down to take it over with a
- 9 team.
- 10 Q. Do you remember the name of the S&L?
- 11 A. I do not.
- 12 Q. How long that lasted?
- 13 A. I think I was commuting off and on for two to four
- 14
- 15 Q. Do you recall how many people worked for you at the
- 16 S&L?
- 17 A. Several hundred.
- 18 Q. And that was obviously focused solely on the business
- 19 of that particular S&L; correct?
- 20 A. Yeah, there were a bunch of other issues, regulatory
- issues, liability issues, insurance, but the business 21
- 22 of a savings and loan or holding -- could have been
- 23 the holding company for a savings and loan.
- 24 Q. Outside of that have you ever worked in business?
- 25 A. At a managerial level?

- 1 Q. Did you -- prior to becoming the Emergency Manager did
- you have any position that had responsibility for the 2
- 3 operations of a municipality?
- 4 A. I'm just thinking through the various career positions
- 5 I had. Let me correct something. I think your
- 6 question was was I ever receiver or bankruptcy
- 7 receiver? Which one was it?
- 8 Q. I think I asked whether you were ever a trustee.
- 9 While you were at the --
- 10 A. Not as the US Trustee, but I had served in Florida as
- 11 a receiver and a trustee in a matter whose name
- 12 escapes me, it was some years ago. Had I ever done
- 13 anything in the operations of a city inside? No.
- 14 Q. And as of 2013 did you have any experience or
- 15 expertise with local or state budgeting?
- 16 A. Yes.
- 17 Q. What was that?
- 18 A. At various times in my practice in Florida I was also
- 19 a land use attorney and from time to time would be
- 20 involved with various officials regarding planning and
- 21 zoning issues.
- 22 Q. Okay, but -- and the involvement was limited to
- 23 planning and zoning?
- 24 A. No, planning, land use and zoning, not inside the
- 25 government as a private practitioner.

		, , , , , , , , , , , , , , , , , , , ,				
	1	Q. Yeah.	ge 17	1		possibility of your
	2	A. As I said, I think I was a receiver in another case in		2		raised?
	3	Florida and perhaps a special master in another mat	ter	3	Α.	I believe it was ra
	4	in Florida.		4		back from that pre
	5	Q. But just as a regular, working for a company?		5		And how did that
	6	A. No, I've been an attorney all my professional careel	r.	6		Someone called
	7	Q. Do you have any particular expertise in finance?		7		it, I wasn't on that
	8	A. Other than being a bankruptcy attorney, no, my deg	rees	8		interested in servi
	9	are in political science and law.	,	9		managing partner
	10	Q. And you indicated that you served as a trustee or		10		And that is the
	11	receiver once in Florida and what was the nature of		11	Ψ.	aware that you w
	12	the company that you acted as receiver for?		12		Manager position
	13	A. I don't recall. I would be speculating. It was		13	Α.	Yes, I believe the
	14	affiliated with real estate in some fashion.		14		Now, you had at
	15	Q. Okay. And do you have an accounting degree?		15	Ψ.	for Jones Day tha
	16	A. No.		16		restructuring com
	17	Q. Are you an actuary?		17	Α.	Yes, Jones Day
	18	A. No.		18		made presentation
	19	Q. Is it fair to say that as of the time of your		19		the City.
	20	appointment as Emergency Manager, your sole exp	ertise	20	O.	And what were t
	21	was in law and particularly in bankruptcy law?		21	Ψ.	were presented a
	22	A. No. I think that while my principal expertise was in		22	Α	We had prepare
	23	law and bankruptcy law that in that capacity we		23	,	various attorney
	24	obviously as bankruptcy professionals deal with		24		representations b
	25	financial issues and requirements that require us to		25		restructuring, hav
	1	Pa make judgment calls. I would not say that that	ige 18	1		benefits, labor issu
	2	typically would include the level of expertise as an		2		environmental, ba
	3	actuary.		3		negotiations, medi
	4	Q. Okay. And your sole your involvement in financia	al	4		the firm did.
	5	issues as you indicated was gained in your capacity		5	Q.	And did you mak
	6	a bankruptcy lawyer; is that right?		6		meeting, did you p
	7	A. Well, gained in my capacity as I said through the ar	c	7		We all spoke.
	8	of my career having to do with first trial attorney,		8		Okay, and what o
	9	business law, banking and finance at the FDIC, then		9		would bring to the
	10	the RTC, then the Department of Justice and		10		No, there were n
	11	bankruptcy.		11		regard to what I p
	12	Q. Now, you had discussions with the governor of Mic	higan	12	Q.	Okay.
	13	or people working with or for him prior to becoming		13	A.	Although we did
	14	Emergency Manager; is that right?		14		There was no pre
	15	A. Yes.		15		instance, should b
	16	Q. Can you tell me about those?		16		discussion about
	17	A. Yeah, I believe when you say people either working	g	17		status of the City
	18	with or for him, the initial discussion was at the end		18		representation to
	19	of January, could have been early February, but I		19	Q.	And was anythin
	20	think it was the end of January when we came in to		20		either through the
	21	pitch for the restructuring work for the City of		21		particular credent
ı	۱ ـ ـ					

	17-20
1	Page 19 possibility of your acting as Emergency Manager first
2	raised?
3	A. I believe it was raised within a few days of us coming
4	back from that presentation.
5	Q. And how did that come about? What was said?
6	A. Someone called my managing partner, as I understand
7	it, I wasn't on that call, and asked if I might be
8	interested in serving as Emergency Manager and my then
9	managing partner relayed that conversation to me.
10	Q. And that is that the first time that you became
11	aware that you were being considered for the Emergency
12	Manager position?
13	A. Yes, I believe that was in February.
14	Q. Now, you had attended the presentation or the pitch
15	for Jones Day that you just referred to before the
16	restructuring committee of advisors?
17	A. Yes, Jones Day was one of I believe 21 law firms that
18	made presentations to that group about representing
19	the City.
20	Q. And what were the qualifications of Jones Day that
21	were presented at that presentation?
22	A. We had prepared a book of the qualifications of the
23	various attorney and the law firm and other
24	representations both in court and out of court
25	restructuring, having to do with healthcare, employee
	Page 20
1	benefits, labor issues, having to do with
2	environmental, bankruptcy, litigation, analyses,
3	negotiations, mediation, the full panoply of work that
4	the firm did.
5	Q. And did you make any personal presentation at that
6	meeting, did you pitch anything?
7	A. We all spoke.
8	Q. Okay, and what did you speak about as regards what you
9	would bring to the table?
10	A. No, there were no presentations made so much with
11	regard to what I personally might bring to the table.
12	Q. Okay.
13	A. Although we did discuss the experience of the team.
14	There was no presentation for why any of us, for
15	instance, should be Emergency Manager. There was
16	discussion about what we perceived to be the difficult
17	status of the City and how our law firm could provide
18	representation to the City.
19	Q. And was anything said to the committee at the meeting
20	either through the book or orally as to your
21	particular credentials and expertise?

22 A. My credentials were included in the book, as were the

other attorneys at the presentation.

presentation.

Detroit before a restructuring team of advisors, which

excluded -- the governor was not involved in that

25 Q. And when was it first discussed -- when was the

22

23

24

24 Q. Okay. And your --

25 A. Please.

1 Q. Did I -- were you done?

2 A. No, no, I was done, yeah.

Q. Okay. And were your credentials presented that presented you as primarily as a bankruptcy lawyer? 4

5 A. As primary as a bankruptcy and restructuring attorney, 6

7 Q. And was there any discussion specifically of the

8 possibility of a Chapter 9 filing at this

9 presentation?

10 A. I don't think so. I don't recall -- I don't -- I

11 don't -- I don't recall, and the reason I say I don't

12 recall is there -- no, wait a minute. I don't know if

13 there was a discussion about the City. There was a

14 discussion about other Chapter 9 cases, other cities.

15 Q. And what specifically do you recall being said about

16 the Chapter 9 filings in the other cases? Let me put 17 it this way. Did Jones Day refer to experience it had

18 in doing other Chapter 9 filings?

19 A. Yes, yes, various members of the team referred to that

20 experience, yes.

21 Q. And is it fair to say that the Chapter 9 experience

22 was a substantial part of the pitch that Jones Day was

23 making to this committee?

24 A. No.

25 MR. SHUMAKER: Object to the form.

Page 23 Page 21 1 A. I don't recall specific discussions, but there may

> 2 have been. The discussions were more at a high level

3 as opposed to detailed level.

4 Q. And do you recall at a general level there being

5 discussion that Detroit was facing major issues

6 regarding its pension and other retirement benefit

7 liabilities?

9

16

19

24

8 A. I know, to be candid with you, the pitch book

contained the information regarding employee benefits

10 and labor attorneys. One of the attorneys on the team

11 was a labor attorney, but I don't recall there being

12 specific discussions in detail about those issues.

13 Q. Do you recall in general at the committee discussion

being raised that Detroit was in fact facing 14

15 substantial issues concerning its pension and other

retirement benefits and needed to find a way to deal

17 with those?

18 A. Here again I don't recall specific discussions. There

may have been. I just don't recall.

20 Q. Okay. Let me show you some documents, Mr. Orr.

21 A. Thank you.

22 Q. You can't thank me until you've seen the documents.

23 A. It may refresh my recollection. I just don't recall.

MR. ULLMAN: Let's mark the first one as

Page 24

25 Orr 1.

Page 22 1 A. No, it was a component of the presentation.

2 Q. That -- you said there was a written presentation or

3 written material?

4 A. There was a book, yes, there were written materials.

5 Q. And do you know whether that's been produced?

6 A. I do not.

7

9

10

11

13

MR. ULLMAN: I would like to call for the

8 production of that, please.

> MR. SHUMAKER: We'll look into it. I would ask here that if you're going to ask for documents

throughout the deposition, that you follow-up with a

12 letter and email.

MR. ULLMAN: Sure.

14 Q. And do you recall whether there was any discussion at

15 this presentation as to the major problems that were

16 facing Detroit at the time?

17 A. I think there were discussions about Detroit's issues,

18 various issues at the time, yes.

19 Q. And do you recall any discussion about the issues that 20 Detroit was facing regarding its pension liabilities?

21 A. I don't recall specific discussions and -- no, I don't

22 recall specific discussions but there may have been.

23 Q. Okay. And the same question for retirement benefits

24 in general apart from pension benefits. Do you recall 25 any discussion of that?

1 (Marked Exhibit No. 1.)

2 Q. Are there other copies of that? Thanks.

3 A. Okay.

4 Q. Okay, what we're marked as Orr Number 1 is an email,

5 bears the Bates stamp ending in 113.

6 A. Yes.

7 Q. Now, these either -- there are a couple of emails on

8 this chain from January of 30 -- January 30, 2013.

9 A. Yes.

11

13

16

10 Q. And the bottom one states that it's from Richard Baird

to Corinne Ball. Who is Richard Baird?

12 A. Richard Baird is the governor's transition manager on

contract to the State of Michigan.

14 Q. And he says -- the message is to Corinne, sorry I

15 missed your call. Basically says, I'm inquiring about

the potentiality of actually hiring a member of your

17 team for the Detroit EM spot.

18 A. Yes.

19 Q. And is this what you were referring to before in your

20 testimony?

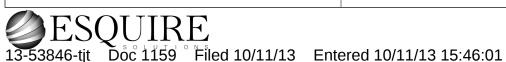
21 A. Yes. Says, was on the phone with Steve Brogan. He

22 can fill you in, but basically thinking about

23 potential -- yes, that's what I was talking about.

24 Q. And it's your testimony that prior to this you had not

25 had discussions with anyone from the State of Michigan



KEVYN ORR CITY OF DETROIT, MICHIGAN

Page 25 or the city of Michigan (sic) about the possibility of

2 becoming Emergency Manager? 3 A. Absolutely not.

4 Q. And at the top it says, bet he asked if Kevyn could be

5 EM, and that in fact is why he was calling?

6 A. Yes, I see that.

1

9

19

Q. And then that's what happened? He did call and -- he 8 had called Corinne Ball to ask about you being the EM?

MR. SHUMAKER: Object to the form.

10 A. This document -- I don't know. My testimony is that I 11 believe Rich had called my managing partner, who was

12 Steve Brogan. I don't know if he called Corinne Ball.

13 This seems to be an email exchange between him and

14 Corinne Ball and then Heather Lennox and Amy Ferber.

15 Q. Okay, fair enough. But you recall around that day 16 someone telling you that Baird had called talking

17 about the EM position and then shortly thereafter you

18 in fact got a call; is that right?

MR. SHUMAKER: Object to the form.

20 A. Yeah. I don't know if it was -- it was soon

21 thereafter. I don't know if it was that specific day,

22 but it was soon thereafter.

23 Q. And you then got -- did you get a call from Mr. Baird

24 directly?

25 A. No.

Page 26

1 Q. Who did you get a call from?

A. Steve Brogan.

3 Q. Okay, that's your managing partner?

4 A. Yes.

5 Q. And he told you that Baird wanted you to be the EM?

A. He told me that they had inquired whether I was

7 interested in applying to become the EM.

8 Q. Okay, and your response was?

9 A. No.

10 Q. Okay. And I take it there were further conversations?

11 A. Yes. That conversation was no. I did not want to

12 leave the firm and that we would tell them that.

13 Q. And did you have a conversation with Richard Baird

14 concerning the possibility of your becoming the EM on

15 or about this time frame at the end of January of

16 2013?

17 A. Yeah, I don't know if it was end of January, here

18 again being in February, but I recall having a

19 conversation with Rich Baird soon thereafter.

20 Q. Okay, let's look at the next document, which we'll 21 mark as Orr 2.

22 (Marked Exhibit No. 2.)

23 Q. What we've marked as Orr 2 is a document ending in

24 Bates number 303.

25 A. Yes.

1 Q. You've seen this email chain before. Mr. Orr?

2 A. Yes.

6

9

14

19

24

3 Q. And in fact you are on both emails; are you?

4 A. I think I wrote the top one.

5 Q. Okay. Now, what is the role of Jones Day at this

time? Does it have an official role with Detroit or

7 with the State of Michigan?

8 A. No, at this time, as far as I recall, Jones Day was a

candidate to be the attorneys for the City.

10 Q. Now, starting with the bottom email, this is from

11 Corinne Ball to you.

12 A. Yes.

13 Q. And she goes on to talk about food for thought for

your conversation with Baird. Obviously referring to

15 a conversation expected between you and Baird. She

16 makes reference to the Bloomberg Foundation and

17 talking about whether someone should ask Baird about

18 financial support for the project and in particular

the EM. Can you tell me what that's referring to?

20 A. This is Corinne's email to me and I think she was

21 talking in some form about the Bloomberg Foundation

22 supporting Detroit efforts with the EM. And I think

23 -- I don't know if in this email or subsequently said

something along the lines of I don't want anything to

be extraordinary, but I think at that point -- as I 25

Page 28 said, on the 31st, so it wasn't on the 30th, it was 1

2 the 31st -- that I wasn't interested in the job.

3 Q. Do you know what financial support she's referring to?

4 Did you have a conversation with her about this?

5 A. He we did not have a -- well, we may have had a

6 subsequent conversation about financial support. We

7 -- I don't want to speculate but there may have been a

8 conversation about supplementing the EM salary.

9 Q. An additional salary that would be funded privately?

10 Is that what you're saying?

11 A. Yeah, I think the statute allows the EM to have

12 additional compensation and that may have been what

13 this was referring to or it may have been about the

14 Bloomberg Foundation helping Detroit directly. I'm

15 not sure, but there may have been that discussion.

16 That seems to remind me of something along those

17 lines

19

18 Q. The next statement from -- or the last sentence in

Ms. Ball's email says, I can ask Harry for contact

20 information. This kind of support in ways

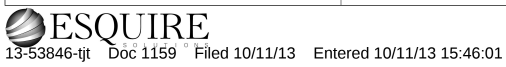
21 nationalizes the issue in the project.

22 Do you have an understanding of what she's

23 referring to?

24 A. I do not.

25 Q. You don't know what she meant when she said -- she



Page 29 Page 31 used the word nationalized? 1 A. I started considering it, yes. 2 Q. Now, when he says we're pulling for us to represent 2 A. No, I don't know if she meant raises the profile of 3 the issues to help Detroit, I don't know. the City, that's as a restructuring counsel as you 4 4 Q. And you never asked her what she meant? talked about before? 5 A. I don't recall asking her what she meant. 5 A. Yes. Q. In the top email in this exhibit you say that you had Q. And there was a program, wasn't there, that had been 6 7 a good conversation with Rich Baird this morning. designed to solicit counsel to act as restructuring 7 8 This is the 31st of January? 8 counsel for Detroit? 9 9 A. Yes. A. I don't know if it was a program. I know that there 10 Q. So obviously either you called him or you called him 10 was a process that we and 20 other firms participated 11 as of the 31st of January? 11 in. I believe it was one day, maybe two, where we 12 A. Yes, yes. 12 flew out to the airport and presented our credentials 13 Q. It says in this email that you told him you were 13 over 45 minutes. interested in the job but there were some things that 14 Q. And was there a particular firm that had designed or 14 15 made it impractical. Is that a fair summary of 15 that oversaw that process? 16 your --16 A. I don't know. 17 A. Yes. 17 Q. Were you aware that Buckfire -- are you familiar with 18 Q. -- your conversation with Baird? 18 Buckfire? 19 A. I know Miller Buckfire. They were at the 19 A. Yes. 20 Q. And then he suggested you give it additional 20 presentation. I don't know if they designed it. 21 consideration and you said you could say that there's 21 Q. Were you aware they were playing a role in the --22 a glimmer of hope you would take it? 22 A. Selection process? 23 A. Right. 23 Q. -- in the selection process? 24 Q. And then you agreed to get back in touch next week? 24 A. Yes. 25 A. Right. 25 Q. And are you aware that they were in fact effectively Page 30 Page 32 1 Q. He said -- you go on to say that he tells you, he 1 assigning points to the various firms that 2 Baird, that he likes your presentation, he's pulling 2 participated and doing some sort of tally to help a 3 3 for us to represent the City. decision be made? 4 A. Yes. 4 A. Yes. 5 Q. Is that what he told you? 5 MR. SHUMAKER: Objection, foundation. A. Yes. 6 Q. And is it correct that Miller Buckfire was a banker 7 Q. Do you remember anything else about that conversation 7 for Chrysler in the Chrysler bankruptcy? 8 with Mr. Baird? 8 A. No. 9 A. No. I remember we had a conversation. I said I was 9 Q. They weren't? 10 flattered, but I really wasn't interested in the job, 10 A. No. I'm trying to think. Did Miller Buckfire play a 11 I was very comfortable at Jones Day, didn't want to 11 role in Chrysler? I -- let's put it this way, I had 12 leave my family, I had young children, but I would 12 not met anyone from Miller Buckfire in the Chrysler 13 give it some consideration and I think we ended it by 13 representation. 14 saying, you know, I probably don't want to take the 14 Q. Okay. Let me show you the next document, which we'll 15 job but I am committed to working and I did say 15 mark as, what are we up to, 3? 16 working in lockstep with the City and would be willing 16 (Marked Exhibit No. 3.) 17 to take any role in this respect. 17 Q. What we've marked as Exhibit 3 is a chain of emails, 18 Q. And was there any discussion during this conversation 18 the first page ends in Bates number 300. Have you 19 as to what you would do if you ultimately did take the 19 seen these before, Mr. Orr? 20 20 A. Yes. job of EM? 21 Q. Let's first look at the first three emails in this 21 A. No. As I recall in this conversation based upon this,

the discussion was very high level and I think

and consideration and not turn it down outright.

25 Q. And you accommodated that request; right?

Mr. Baird asked me to at least give it some reflection

22

23

24

MR. SHUMAKER: The last chronologically or

the first ones?

chain.

23 A. Uh-huh.

22

24

Page 33 Page 35 MR. ULLMAN: No, the 207. 1 to do what right? A. I think this is trying to fix Detroit right in a broad 2 A. These are follow-on from the prior email? 2 3 Q. Uh-huh. 3 4 A. Okay. 4 Q. And is that based on your conversations with Mr. Moss 5 Q. If we look at the one that's at the bottom of Bates 5 or is that based on your reading of this email? 6 300 that carries over to the next one, this is an A. That's based on probably my reading of this email. 6 7 email from Mr. Moss, from Daniel Moss, to you? But let me think about conversations. It could have 7 8 A. Yes. 8 meant to do this process right, whatever that is, 9 Q. And I take it Mr. Moss is someone you worked with at 9 restructuring, out of court or in court. 10 Jones Day; is that right? 10 Q. So as you sit here now, you don't have a specific 11 A. Yes. 11 recollection or understanding as to exactly what 12 Q. And were you still at Jones Day at this time? 12 Mr. Moss meant; is that right? 13 A. Yes. 13 A. I have worked closely with Dan Moss for a number of 14 Q. And Mr. Moss writes that nationalizing this -- making 14 years. We have conversations about a number of 15 15 this a national issue is not a bad idea. He goes on issues, but when you say do this right, I don't want 16 to say it gets political cover for the State 16 to give the wrong impression that there was some 17 politicians. He goes on to say that if it succeeds, 17 conversation about what this right exactly meant. I 18 there will be more than enough patronage to allow 18 assumed it meant to do the process right, whatever 19 either Bing or Snyder to look for higher callings 19 20 whether a cabinet, senate or corporate. Further this 20 Q. But you don't know what specifically Mr. Moss had in 21 would give you cover and options on the back end to 21 mind because you never actually asked? 22 make up for lost time there. 22 A. No. If you're trying to ascribe a specific thing or 23 23 Can you tell me what he's referring to? process to it, no. 24 MR. SHUMAKER: Objection, form, foundation. 24 Q. In the last sentence Mr. Moss writes, this would give 25 A. Yeah, I would have to say that the document speaks for 25 you cover and options on the back end to make up for Page 34 Page 36 1 itself. I think it also says that indeed this gives 1 lost time there. 2 them either greater incentive to do this right. I 2 A. Yeah. 3 think my response says no. 3 Q. Do you have an understanding as to what he was 4 Q. Let me ask you questions about this. Mr. Moss says, 4 referring to when he wrote that, he Mr. Moss? 5 making this a national issue is not a bad idea. Do 5 A. No, but I think what my -- my impression is, I think 6 you have an understanding as to what he's referring to 6 what he was trying to say is if you can get -- make 7 7 when he says making this a national issue? the issue a national issue and elevate it so that you 8 A. No. What I think he's probably referring to is 8 get national support, that you may have greater 9 raising the profile of Detroit and the crisis it's in 9 success and be able to get back to my life. 10 so it can get some help. 10 Q. You mean success as Emergency Manager? 11 Q. Did you have any conversations with Mr. Moss about 11 A. Success for the City of Detroit, yeah. 12 what he meant when he wrote this email? 12 Q. Well, he writes this would give you cover and options 13 A. No, other than this email exchange I don't recall any. 13 on the back end, you Kevyn Orr --14 I think we probably did, though. We talk on a regular 14 A. Yeah, but I think if you read it in conjunction -- I'm 15 15 sorry, I didn't mean to cut you off. 16 Q. Do you recall anything more specific about what he 16 Q. So my question was is he talking about you, Kevyn Orr, 17 meant when he wrote this is a national issue based on 17 in the context of being an Emergency Manager as you 18 the conversations you had with him? 18 understood it? 19 A. No. There were emails going back and forth and I 19 A. No, I don't want to parse the email and try to ascribe 20 20 meaning to it that's not true. You asked for my think my email back to him approximately eight minutes 21 21 later addressed the issue. understanding and my testimony is I think this is Dan 22 Q. Well, he goes on to say that if this gives them -- it 22 saying to me if you nationalize the issue, that it

provides political cover to state politicians and it

gives them even greater incentive to do this right.

Do you have an understanding as to what the this is,

23

24

25

brings greater attention and perhaps the opportunity

for people to do this, meaning the project, right and

if it succeeds, then the other political members will

23

24

KEVYN ORR CITY OF DETROIT, MICHIGAN

Page 37 be given acknowledgment for the success. Further, it 2 might give me the ability to come back to the firm and 3 make up for the time that I'd lose if I did this job. 4 Q. The job being the Emergency Manager job? 5 A. Yes. 6 Q. Okay. Now, in the next email that's going up the 7 chain that is on the first page you say you wouldn't 8 do it.

9 A. Yes. 10 Q. And when you say you wouldn't do it, again, do you 11 have -- what is the it that's being referred to? So

12 far no one's ever really identified what nationalizing 13

14 A. I'm telling you what I can think, what I meant by this 15 writing.

16 Q. Okay.

25

1

2

3

4

5

6

7

8

9

10

17 A. What I meant was I wouldn't necessarily make it a 18 national issue and I think I say it would just bring 19 in the Demo/Republican polarization on a national 20 scale and make Detroit a fall for the agendas of both 21 sides, meaning that people would try to use it as an 22 allegory for whatever their particular perception was. 23 I go on to say that the president would have to 24 criticize the trampling of democracy, and that's been

Page 38 Republicans would rail against any further federal bailouts and that's been said, plus if the feds did anything for Detroit, a number of other municipals would have their hands out at a time when no one's in

So my thought was there, to be clear, that

done here, not by the president I might add, and the

the mood to dole out federal largess. I think I go on to say this is a morass of problems.

I did not think it, meaning to try to give the issues of Detroit national prominence, was particularly productive.

11 Q. Now, in the top email you write -- or I'm sorry,

12 Mr. Moss writes back to you and in the second 13 paragraph he goes on to say, it seems the ideal

14 scenario would be that Snyder and Bing both agree that

15 the best option is simply to go through an orderly

16 Chapter 9. And then he goes on to say that that

17 avoids a political fight over the scope of any

18 appointed Emergency Manager, moves the ball forward.

19 And then he goes on to say, appointing Emergency

20 Manager whose ability to actually do anything is

21 questionable, would only serve to kick the can down

22 the wrong path.

23 A. Yes.

24 Q. And can you tell me -- obviously this is -- Mr. Moss 25 here is referring to the possibility of a Chapter 9

1 filing?

2 A. Yes.

3 Q. And was this something that you discussed specifically 4 with Mr. Moss?

5 A. We probably did.

6 Q. Okay. And did you discuss the possibility -- so at this point it was understood that one possibility, one 7 8 potential route of action, would be to file a Chapter 9 9 for Detroit if you took the Emergency Manager job;

10 is that right?

11 A. Yeah, I think that since we have been reviewing 12 background information on Detroit and the possibility 13 of a Chapter 9 filing had been mentioned in 2005, 14 2006, 2009, 2011, 2012, up until this point, in fact I 15 think it was, as I said, I testified earlier this 16 morning, the possibility of Chapter 9s in other cities 17 have been discussed, that the issue of a potential 18 Chapter 9 filing for the City of Detroit was not a 19 particularly surprising discussion. That had been 20 discussed on many levels in the national press, in the 21 local press, it had been recommended by a prior -- in

22 2005 I think it was recommended by a prior employee --23 senior employee of the City, so I think that

24 discussion was the typical type of discussion that

25 you'd have with your colleagues.

Page 40 1 Q. And were you in fact at this time having those types 2 of discussions with your colleagues at Jones Day as to

3 the possibilities of a Chapter 9 filing if you took

4 the Emergency Manager job and how that would be

5 implemented?

7

8

9

24

25

6 A. Yes, but I don't want to give you the wrong impression because I think based upon what I've seen from some of the briefing and some of the interrogatories the impression is that that was predetermined and that's 10 not true. The reality is there was much discussion 11 about what the alternatives would be and the need to 12 bring something that would bring order and efficiency 13 to the process given the number of interests that were

14 involved. 15 Q. But it was certainly one of the possibilities that was 16 on the table as a course that might need to be

17 followed; is that right?

18 A. Oh, sure, it had been discussed for the better part of 19 the prior decade.

20 Q. And in fact, Mr. Moss is recommending the simplest 21 thing, the best option would be to have the -- Snyder 22 and Bing, the mayor and the governor, both agree to go 23 through an orderly Chapter 9?

MR. SHUMAKER: Object to form, calls for speculation.

- 1 Q. That's what it says here; doesn't it?
- 2 A. Well, I mean, the document speaks for itself.
- Q. My question is did you agree with that?
- A. No. In fact, I think we had discussions back and
- 5 forth about, one, me not wanting to take the job and
- 6 two, whether or not the parties could reach concession
- 7 short of a Chapter 9, which would provide benefit to
- 8 the City in an orderly way.
- 9 Q. And ultimately that didn't happen; did it? The City
- 10 did file Chapter 9; didn't they?
- 11 A. Well, I mean, I think that we took a lot of time, I
- 12 took 30 days when I came into the City, I said --
- 13 Q. Mr. Orr, I don't mean to interrupt you, but I don't
- want to waste time. My question was pretty simple. I 14
- 15 was simply asking ultimately the City did file a
- 16 Chapter 9; didn't it?
- 17 A. Yes, and I was giving you an explanation for why that
- 18 occurred.
- 19 Q. I'll get to that later.

speculation.

20 A. Okay.

1

2

18

19

20

22

- 21 Q. Now, in this email Mr. Moss goes on to say, appointing
- 22 of Emergency Manager whose ability to do anything
- 23 questionable would only serve to kick the can down the
- 24 wrong path. And he's referring there to the can of
- 25 the Chapter 9 filing; isn't he?
 - Page 42 MR. SHUMAKER: Objection, form. Calls for
- 3 A. No, no. Q. Now, in this email Mr. Moss recommends or suggests the
- 4 5 best path would be for Snyder and Bing to voluntarily
- 6 go through a Chapter 9 and not go through the
- 7 Emergency Manager process; is that right?
- 8 A. No, you've asked that question before but you put a
- 9 little color on it this time and I don't think that's
- 10 accurate.
- 11 Q. Well --
- 12 A. Perhaps you can rephrase it.
- 13 Q. Certainly. He says, he Moss says, it seems the ideal
- 14 scenario would be that Snyder and Bing both agree that
- 15 the best option is to simply go through an orderly
- 16 Chapter 9. This avoids an unnecessary political fight
- 17 over the scope of authority of any appointed Emergency
 - Manager. I'm not going to read the rest.
 - You see his recommendation, his advice, his belief that the best option is for Bing and Snyder to
- 21 file Chapter 9?
 - MR. SHUMAKER: Objection to form.
- 23 A. I think you're coloring the email. As I said before, 24 this is pretty typical banter between co-workers and
- 25 colleagues about what could happen. You said it was

- advice and recommendation. To the best of my
- 2 knowledge we hadn't been retained then and we were
- 3 just going back and forth about potential options.
- 4 Q. Okay.

1

6

14

Page 41

- 5 A. So I don't want to give -- my testimony to give this
 - email more import and lead to the conclusion as some
- 7 have already said in this litigation, that there was a
- 8 predetermination to file Chapter 9.
- 9 Q. But ultimately it was the Emergency Manager, the
- 10 appointed Emergency Manager, who filed the Chapter 9,
- 11 not Bing and Snyder; is that right?
- 12 A. Yes, after he had been sued multiple times and didn't
- 13 get a comprehensive proposal from any interested party
 - or creditor.
- 15 Q. Let me show you another document, which we'll mark as
- 16 Exhibit 4.
- 17 (Marked Exhibit No. 4.)
- 18 Q. This is a chain of emails, it starts with Bates number
- 19 295
- 20 A. Yes.
- 21 Q. Have you seen this before, Mr. Orr?
- 22 A. Yes.
- 23 Q. In fact, you wrote some of this; didn't you?
- 24 A. Yes.

1 A. Yes.

3

- 25 Q. If we focus on the top email --
 - Page 44
- 2 Q. -- you're talking again -- at this point in time had
 - you decided whether to accept the Emergency Manager
- 4 job? This is later in the afternoon on January 31.
- 5 A. No, I didn't. I -- no, there was no time in the
- 6 initial two days that this came up that I decided to
- 7 accept the Emergency Manager job.
- 8 Q. Okay. And in this email you're giving some thoughts
- 9 on some of the issues that pertain to that; aren't
- 10 you?
- 11 A. Yes.
- 12 Q. And in particular you start talking about the
- 13 legislation that pertains to the EM position. You
- 14 said you went back and reviewed various laws; do you
- 15 see that?
- 16 A. Yes.
- 17 Q. And you talked about some laws in DC control board and
- 18 then you go on in the last sentence -- or I'm sorry,
- 19 the second to the last sentence to write, and I quote,
- 20 "By contrast Michigan's new EM law is a clear
- 21 end-around the prior initiative that was rejected by
- 22 the voters in November."
 - You wrote that?
- 24 A. Yes.

23

25 Q. And by the new EM law, you were referring to PA 436?

KEVYN ORR

CITY OF DETROIT, MICHIGAN Page 45 Page 47 1 A. Yes. 1 A. Yes, I believe so. Q. And by the end run you're talking about the voter --2 2 Q. And you also make note that another option is 3 the fact that PA 436 was enacted in response to the 3 Emergency Manager; is that right? State appointed EM 4 4 fact that the voters had rejected the prior law, PA 4; is what you say? 5 is that right? 5 A. Yes. 6 A. Yes. 6 Q. And under PA 436 the Emergency Manager also had the 7 Q. And PA 436 was able to avoid another referendum by 7 authority with the governor's approval to file for 8 Chapter 9; is that right? 8 including tacking onto it a relatively minor 9 9 MR. SHUMAKER: Objection, calls for legal appropriation provision; is that right? 10 MR. SHUMAKER: Objection, calls for 10 conclusion. 11 speculation. 11 A. Yeah, the statute speaks for itself, but yes. 12 A. I don't know if that's the sum total of the difference 12 Q. And you were aware of that at the time you wrote this 13 between 436 and the prior law, but that was one of the 13 email; correct? 14 14 A. I don't know if I read through the entire statute at components, yes. 15 Q. And when you wrote this question, Michigan's new EM 15 this time. As I said, I have trying to get some 16 law is a clear end-around the prior initiative, it was 16 familiarity. I think it's fair to say that I at some 17 rejected by the voters in November, were you writing 17 point pretty close -- if I wasn't aware of it at that 18 truthfully? 18 time, I pretty closely became aware of it. 19 A. I think I was writing my opinion at that time, yes. 19 Q. Because you would certainly want to know what powers 20 Q. And then you go on and you say, the -- and that was 20 the Emergency Manager would have if you decided to 21 based on the analysis that you had done as of that 21 take the job; correct? 22 date? 22 A. I began to inform myself about the powers that the 23 A. Yeah, I think you would recognize that between the 23 Emergency Manager would have. But please understand 24 30th when this first came up and the 31st, I think 24 here again at this time I was trying to avoid taking 25 25 the job. this is later that afternoon, I spent some time just Page 46 Page 48 1 going through the other laws on a very cursory basis 1 Q. And you go on then in the -- and you were -- I guess 2 to try to get a better understanding of what was being 2 -- were you aware that for either the case of the 3 3

asked.

- 4 Q. And the conclusion you reach is what you set out in 5 the email here: correct?
- 6 A. At that time.
- 7 Q. You go on to say, the new EM law gives local 8 governments four choices and you go on to list them? 9 A. Yes.
- 10 Q. And that is the list of the four choices you have, 11 that comes from the statute PA 436; doesn't it?
- 12 A. I believe so. I don't have it in front of me, I have 13 it here, but I believe so without looking at it.
- 14 Q. And so at that point in time you obviously were 15 familiarizing yourself with 436 and had read it;

16 correct?

- 17 A. Yes, I think what happened during this day is that I 18 initially thought of rejecting the concept of being an 19 EM, I then went back and said let me start informing 20 myself on what's required EM in looking under the law, 21 and then I was providing musings and streams of 22 consciousness about what my initial conclusions were.
- 23 Q. And you mention that in your writing here that one 24 option is a Chapter 9 bankruptcy with the governor's 25 approval; correct?

Chapter 9 being filed with the governor's approval 4 without the Emergency Manager being involved or the 5 Chapter 9 filing with the Emergency Manager, that in 6

either case PA 436 did not require the governor to impose any contingencies on the bankruptcy filing?

8 MR. SHUMAKER: Objection, calls for legal 9 conclusion.

- 10 A. I don't recall if I had done a deep dive in that 11 question at this time. Please understand, counselor,
- 12 at this time I was doing a preliminary review of the
- 13 statute based upon I believe some published reports
- 14 and a look at it online. I may have gotten to that
- 15 point, I just don't recall if at this time during that
- 16 day I had.
- 17 Q. Okay.

7

- 18 A. But I did at some point.
- 19 Q. But you certainly knew that ultimately?
- 20 A. At some point I did, sure.
- 21 Q. Obviously. And then you go on in the next sentence in 22
 - this email to say, "So although the new law provides
- 23 the thin veneer of a revision, it is essentially a
- 24 redo of the prior rejected law and appears to merely

25 adopt the conditions necessary for Chapter 9 filing."

KEVYN ORR CITY OF DETROIT, MICHIGAN

1 A. Yes, I said that.

- 2 Q. And were you writing truthfully when you said that?
- 3 A. Yeah, and I think the balance of the paragraph, the
- news reports state that opponents of the prior law are 4
- 5 already lining up to challenge this law. So as I just
- 6 testified, this was my preliminary analysis based upon
- 7 a number of sources, some of them were the news 8 reports.
- 9 Q. And you were aware in fact that as you just indicated 10 that there were either challenges already made or that
- 11 were going to be made to the law?
- 12 A. I was not aware that there were challenges already
- 13 made. I was aware the news report states that
- 14 opponents of the prior law were already lining up to
- 15 challenge the law.
- 16 Q. And did you have any understanding at this time as to
- 17 what those grounds of challenge were or may be?
- 18 A. No. As I said, this was, you know, within the span of
- a day when this was going back and forth about what it 19
- 20 may require, I was beginning to familiarize myself to
- 21 some degree with the statute.
- 22 Q. Your email goes on to say you're going to speak with
- 23 Baird in a few minutes and see what his thinking is.
- 24 A. Yes.
- 25 Q. Did you speak with Mr. Baird that day?

- Page 49 potential ground for challenge, was that it allowed 1
 - the governor to authorize a bankruptcy filing without 2
 - 3 imposing a condition that would prevent pension
 - 4 obligations from being impaired?
 - 5 A. I don't know if I was aware of that issue at this 6 time, no.
 - 7 Q. Well, were you aware -- you became aware of it if not
 - 8 then at some point shortly thereafter; correct?
 - 9 A. Yeah, let me say this. There was no broad based
 - 10 concern at this point about with what the authority
 - 11 was with regards to pensions so any sort of
 - 12 insinuation that that was the focus at this point is
 - 13 just inaccurate. That wasn't true. This as I said
 - 14 before was a very cursory and initial sort of review
 - 15 of what I was being asked to do so when I had a
 - 16 discussion with Mr. Baird later I would have some
 - 17 information and that's what I gleaned based upon a few
 - 18 hours since apparently I got the call -- I was
 - informed that day, that morning or the day before to
 - 20 the time I was going to have a call that afternoon.
 - 21 Q. But I take it at some point in time you became aware
 - 22 that Article 9, Section 24 of the Michigan
 - 23 Constitution protects pension benefits from being
 - diminished or impaired?
 - 25 A. I believe at some point in time I became aware that

Page 50

19

24

1

2

3

- 1 A. I don't recall, but I probably did.
- 2 Q. And do you recall any discussions with Mr. Baird that
- 3 day on the subject of the possibility of a Chapter 9
- 4 filing by the City?
- 5 A. No. I don't recall any discussions with Rich Baird
- 6 about the possibility of a Chapter 9 filing at this
- 7 point, no.
- 8 Q. Okay. But clearly at this point in time one of the
- 9 things you were focused on was the possibility of a
- 10 Chapter 9 filing and the legal issues that might
- 11 pertain to that as reflected in this email; correct?
- 12 A. As I have said before, the issue of a Chapter 9 filing
- 13 had been discussed many, many times with regard to
- 14 Detroit for the better part of the prior decade, so in 15
- doing my sort of due diligence of what the statute
- 16 required, part of what I was doing was reading some of
- 17 those very articles that I mentioned earlier today 18 where some of the prior City employees were
- 19 recommending that there was a filing in 2005 in
- 20
- connection with the cops, 2006 with the cops, 2009 21 with the SWAPs, so yes, Chapter 9 had been discussed
- 22 many, many times in the papers I was reading.
- 23 Q. And from all the discussions that you had to date with 24 various people including those at Jones Day, were you
- 25 aware that one of the issues with PA 436, one

- Page 52 Article 9, Section 24 purports to protect pensions and benefits in certain circumstances, yes.
 - MR. ULLMAN: Let's mark Exhibit 5.
- 4 (Marked Exhibit No. 5.)
- 5 Q. Exhibit 5 is just a printout of Article 9, Section 24
- 6 of the Michigan Constitution. Do you recognize it as
- 7 such?
- 8 A. I mean, the document speaks for itself, but that
- 9 appears to be what it is, yes.
- 10 Q. Okay, and I think your last answer you said that in
- 11 your view Section 24, Article 9 purports to protect
- 12 pensions and benefits in certain circumstances.
- 13 A. Yes.

16

14 Q. And are you contending that the words of Article 9, Section 24 means something other than what they say? 15

MR. SHUMAKER: Objection, calls for legal

- 17 conclusion.
- 18 A. Yeah, I -- here again, I think the document speaks for
- 19 itself. I think that my response to that issue is
- 20 throughout the arc of my career, whether in federal
- 21 government or in private practice at the Chrysler
- 22 case, there have been many state laws, some of them
- 23 quite sacrosanct, that have been abrogated by federal 24 law, not just bankruptcy law. At the RTC we preempted
- 25 state, New York state, rent control litigation, law;

Page 53

1	we preempted California state escheat law; we
2	preempted and that was the model for 50s. In
3	Chrysler, we preempted 50 states have dealer franchise
4	laws that were preempted. So when I said I recognize
5	this, there are federal laws that preempt state laws.
6	MR. ULLMAN: I'm going to move to strike as
7	nonresponsive.
8	Q. Mr. Orr, I appreciate your perhaps trying to be
9	helpful, but my question was really very limited and I
10	would appreciate it if you could just answer it.
11	MR. ULLMAN: Could I have my question read
12	
	back, please?
13	(Record read back as requested.)
14	A. I think that calls for a legal conclusion and I
15	contend that they speak for themselves.
16	Q. Now, you made mention in your I think when you were
17	giving your prior response, you made some allusion to
18	federal law.
19	A. Uh-huh.
20	Q. Is there any question in your mind that apart from
21	anything that may come into play under federal law,
22	that the constitution of Michigan, Article 9, Section
23	24, prohibits pension rights from being diminished or
24	impaired?
25	MR. SHUMAKER: Objection, calls for legal
	Page 54
1	Page 54 conclusion.
1 2	Page 54 conclusion. A. The document, as I said, speaks for itself. Certainly
1 2 3	Page 54 conclusion. A. The document, as I said, speaks for itself. Certainly I think I've said before that parties can negotiate a
1 2 3 4	Page 54 conclusion. A. The document, as I said, speaks for itself. Certainly I think I've said before that parties can negotiate a resolution of contracts.
1 2 3 4 5	Page 54 conclusion. A. The document, as I said, speaks for itself. Certainly I think I've said before that parties can negotiate a resolution of contracts. Q. That's that's not my question.
1 2 3 4 5 6	Page 54 conclusion. A. The document, as I said, speaks for itself. Certainly I think I've said before that parties can negotiate a resolution of contracts. Q. That's that's not my question. MR. ULLMAN: Could you can you read my
1 2 3 4 5 6 7	Page 54 conclusion. A. The document, as I said, speaks for itself. Certainly I think I've said before that parties can negotiate a resolution of contracts. Q. That's that's not my question. MR. ULLMAN: Could you can you read my question back? If there's anything about it you don't
1 2 3 4 5 6 7 8	Page 54 conclusion. A. The document, as I said, speaks for itself. Certainly I think I've said before that parties can negotiate a resolution of contracts. Q. That's that's not my question. MR. ULLMAN: Could you can you read my question back? If there's anything about it you don't understand, I would be glad to rephrase.
1 2 3 4 5 6 7 8 9	Page 54 conclusion. A. The document, as I said, speaks for itself. Certainly I think I've said before that parties can negotiate a resolution of contracts. Q. That's that's not my question. MR. ULLMAN: Could you can you read my question back? If there's anything about it you don't understand, I would be glad to rephrase. THE WITNESS: Uh-huh.
1 2 3 4 5 6 7 8 9	Page 54 conclusion. A. The document, as I said, speaks for itself. Certainly I think I've said before that parties can negotiate a resolution of contracts. Q. That's that's not my question. MR. ULLMAN: Could you can you read my question back? If there's anything about it you don't understand, I would be glad to rephrase. THE WITNESS: Uh-huh. (Record read back as requested.)
1 2 3 4 5 6 7 8 9 10	Page 54 conclusion. A. The document, as I said, speaks for itself. Certainly I think I've said before that parties can negotiate a resolution of contracts. Q. That's that's not my question. MR. ULLMAN: Could you can you read my question back? If there's anything about it you don't understand, I would be glad to rephrase. THE WITNESS: Uh-huh. (Record read back as requested.) MR. SHUMAKER: Objection to form, calls for
1 2 3 4 5 6 7 8 9 10 11 12	Page 54 conclusion. A. The document, as I said, speaks for itself. Certainly I think I've said before that parties can negotiate a resolution of contracts. Q. That's that's not my question. MR. ULLMAN: Could you can you read my question back? If there's anything about it you don't understand, I would be glad to rephrase. THE WITNESS: Uh-huh. (Record read back as requested.) MR. SHUMAKER: Objection to form, calls for legal conclusion. You can answer.
1 2 3 4 5 6 7 8 9 10 11 12 13	Page 54 conclusion. A. The document, as I said, speaks for itself. Certainly I think I've said before that parties can negotiate a resolution of contracts. Q. That's that's not my question. MR. ULLMAN: Could you can you read my question back? If there's anything about it you don't understand, I would be glad to rephrase. THE WITNESS: Uh-huh. (Record read back as requested.) MR. SHUMAKER: Objection to form, calls for legal conclusion. You can answer. A. Yeah, I think it does call for legal conclusion, but
1 2 3 4 5 6 7 8 9 10 11 12 13 14	Page 54 conclusion. A. The document, as I said, speaks for itself. Certainly I think I've said before that parties can negotiate a resolution of contracts. Q. That's that's not my question. MR. ULLMAN: Could you can you read my question back? If there's anything about it you don't understand, I would be glad to rephrase. THE WITNESS: Uh-huh. (Record read back as requested.) MR. SHUMAKER: Objection to form, calls for legal conclusion. You can answer. A. Yeah, I think it does call for legal conclusion, but as I said, contractual obligations can be negotiated
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15	Page 54 conclusion. A. The document, as I said, speaks for itself. Certainly I think I've said before that parties can negotiate a resolution of contracts. Q. That's that's not my question. MR. ULLMAN: Could you can you read my question back? If there's anything about it you don't understand, I would be glad to rephrase. THE WITNESS: Uh-huh. (Record read back as requested.) MR. SHUMAKER: Objection to form, calls for legal conclusion. You can answer. A. Yeah, I think it does call for legal conclusion, but as I said, contractual obligations can be negotiated at any time.
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Page 54 conclusion. A. The document, as I said, speaks for itself. Certainly I think I've said before that parties can negotiate a resolution of contracts. Q. That's that's not my question. MR. ULLMAN: Could you can you read my question back? If there's anything about it you don't understand, I would be glad to rephrase. THE WITNESS: Uh-huh. (Record read back as requested.) MR. SHUMAKER: Objection to form, calls for legal conclusion. You can answer. A. Yeah, I think it does call for legal conclusion, but as I said, contractual obligations can be negotiated at any time. Q. Let me rephrase it.
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Page 54 conclusion. A. The document, as I said, speaks for itself. Certainly I think I've said before that parties can negotiate a resolution of contracts. Q. That's that's not my question. MR. ULLMAN: Could you can you read my question back? If there's anything about it you don't understand, I would be glad to rephrase. THE WITNESS: Uh-huh. (Record read back as requested.) MR. SHUMAKER: Objection to form, calls for legal conclusion. You can answer. A. Yeah, I think it does call for legal conclusion, but as I said, contractual obligations can be negotiated at any time. Q. Let me rephrase it. You understand what the constitution is
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Page 54 conclusion. A. The document, as I said, speaks for itself. Certainly I think I've said before that parties can negotiate a resolution of contracts. Q. That's that's not my question. MR. ULLMAN: Could you can you read my question back? If there's anything about it you don't understand, I would be glad to rephrase. THE WITNESS: Uh-huh. (Record read back as requested.) MR. SHUMAKER: Objection to form, calls for legal conclusion. You can answer. A. Yeah, I think it does call for legal conclusion, but as I said, contractual obligations can be negotiated at any time. Q. Let me rephrase it. You understand what the constitution is talking about is diminishing or impairing is
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Page 54 conclusion. A. The document, as I said, speaks for itself. Certainly I think I've said before that parties can negotiate a resolution of contracts. Q. That's that's not my question. MR. ULLMAN: Could you can you read my question back? If there's anything about it you don't understand, I would be glad to rephrase. THE WITNESS: Uh-huh. (Record read back as requested.) MR. SHUMAKER: Objection to form, calls for legal conclusion. You can answer. A. Yeah, I think it does call for legal conclusion, but as I said, contractual obligations can be negotiated at any time. Q. Let me rephrase it. You understand what the constitution is talking about is diminishing or impairing is nonconsensual; correct?
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Page 54 conclusion. A. The document, as I said, speaks for itself. Certainly I think I've said before that parties can negotiate a resolution of contracts. Q. That's that's not my question. MR. ULLMAN: Could you can you read my question back? If there's anything about it you don't understand, I would be glad to rephrase. THE WITNESS: Uh-huh. (Record read back as requested.) MR. SHUMAKER: Objection to form, calls for legal conclusion. You can answer. A. Yeah, I think it does call for legal conclusion, but as I said, contractual obligations can be negotiated at any time. Q. Let me rephrase it. You understand what the constitution is talking about is diminishing or impairing is

Page 55 1 Q. Is there any question in your mind that Article 9, 2 Section 24 of the Michigan Constitution protects 3 pension rights from being diminished or impaired if the beneficiaries of those rights do not agree 4 5 consensually to such diminishment or impairment? 6 MR. SHUMAKER: Objection, calls for legal conclusion. 7 8 A. I think I've answered that before. I think there's 9 certain federal laws that allow for preemption --10 Q. I'm asking about independent of any federal law. The 11 Michigan Constitution on its own, apart from any 12 overlay that you say may apply from federal law, is 13 there any question that the Michigan Constitution, 14 assuming that the beneficiaries of the retirement 15 obligations don't consent, any question that in that 16 circumstance the Michigan Constitution prohibits 17 pension rights from being diminished or impaired? 18 MR. SHUMAKER: Objection, calls for legal 19 conclusion. 20 A. Here again, Mr. Ullman, you're asking me -- I'm a fact 21 30(b)(6) witness, you're asking me for a legal 22 conclusion about what the statute says. I'll say that 23 the statute speaks for itself and I certainly have 24 heard that people take that position. 25 Q. Okay, and I'm asking you -- I'm not asking you to give Page 56 1 a legal view. You took the position as an Emergency 2 Manager, which is a nonlegal position; correct? 3 A. Yes. 4 Q. And I'm asking whether in your position as Emergency Manager you came to an understanding as to what the 5 6 Michigan Constitution provides in the course of 7 carrying out your duties as a Michigan -- or City of 8 Detroit Emergency Manager.

9 A. Let me put it to you this way. I certainly have heard that parties maintain that you cannot diminish based 10 11 upon this constitutional provision. For a whole host 12 of reasons whether that's accurate or not there are 13 legal arguments being made. I understand you want me 14 to say that I understand what this statute says or 15 what the constitution says and I say the language 16 speaks for itself. I understand what it says in plain 17 language.

18 Q. So you really just won't answer the question; will 19 you?

MR. SHUMAKER: Objection to form.

- 21 A. No, I've answered your question the best I can.
- 22 Q. So is it your contention that apart from getting 23 advice from others, from counsel, as to what it means,

24 it the Michigan Constitution, you yourself have no

25 independent view as to what the import of the Michigan

contract; rights?

23

24

25 A. Yes.

22 Q. Let me rephrase it so there can't be any ambiguity.

Clearly parties can if they so choose change their

KEVYN ORR CITY OF DETROIT, MICHIGAN Page 57 Constitution is as regards pension rights? 2 A. I think the Michigan Constitution speaks for itself 3 and as I've said many times, I have a view in other 3 4 matters I've been involved with where state laws have 4 5 been preempted and I have a view that people can 5 6 negotiate contractual obligations. If you're asking 7 for a legal conclusion as to what the constitution, I 8 don't think that's appropriate for me to make. I do 8 9 9 understand what the statute says, though. 10 Q. Fair enough. 10 11 Let's go onto the next email, which is --12 will be marked as Exhibit 6. 12 13 (Marked Exhibit No. 6.) 13 14 Q. This is an email, you were involved in it. 14 15 A. Uh-huh. 15

18 see that? 19 A. Yes.

17

1

2

3

4

5

6

7

20 Q. Now, is it correct that as of this time it had been at 21 least informally decided that you would take the EM

16 Q. It ends -- the first page ends in Bates number 216.

These are emails between Richard Baird and you; do you

22 position?

23 A. I don't know if that's correct as of February 20th.

24 What I do know -- let me -- well, let me read the

25 email.

> Page 58 I don't know if I had actually informally

agreed to take the job at that time. What I do know is that there were discussions about me taking the job and that I believe the mayor had said that he wanted to meet me and have a discussion about what the relationship between the Emergency Manager and the mayor would be.

8 Q. Let me look -- and direct your attention to the bottom 9 email, second sentence. This is from Baird to you.

10 A. Yeah.

11 Q. It's talking about a conversation Baird had with the 12 mayor. He says, he Baird, writes, told him, the

13 mayor, that there were certain things I would not

14 think we could agree to without your review.

15 He's writing to you?

16 A. Yes.

17 Q. So this is Kevyn Orr's review?

18 A. Yes.

19 Q. Assessment and determination (such as keeping the 20 executive team in its entirety).

21 A. Yes.

22 Q. Aren't those -- the ability to have the mayor's 23 executive team kept on in its entirety, isn't that

24 something that's within the authority of the Emergency

25 Manager? 1 A. Yes.

16

19

17

2 Q. And so in saying that we can't make this determination

without Kevyn Orr's review and determination, does

that not indicate that by this time that you had at

least told them you would take the position of EM?

6 A. No.

7 Q. So if that's the case, why, as you understand it, would Mr. Baird be telling the mayor that there are

things he couldn't agree with without getting your

sign-off on?

11 A. As I recall at this time, we were still discussing whether or not I would take the job. I don't recall

how it came up, but there was some discussion about

what the EM's, quote unquote, partnership would be

like with the mayor. I also recall at this time I was

told that there were other candidates that were being

17 reviewed, but that they wanted to, meaning Rich,

18 wanted to continue to have discussions going forward

and this is one of the issues that came up in those

20 discussions.

21 Q. You agree that he, Baird, is writing this email that 22 he couldn't agree to changing the mayor executive team

23 without your, Kevyn Orr's, review and determination;

24 correct?

25 MR. SHUMAKER: Objection, form.

Page 60

1 A. I think the document speaks for itself. That's what 2 it says, but in February, as I said, it was still

3 preliminary and in fact I think the discussion that we

4 were having at that time was that even the mayor

5 wanted to meet me, I have certainly interested in

6 meeting him, prior to me deciding to take the job.

7 Q. And this email does not say that Baird can't make -may reach an agreement without the assessment, review 8 9 and determination of whoever it is that ends up taking

10 the EM position; does he?

11 A. No, the document speaks for itself, but I have no way

12 of knowing if similar emails were sent to other

13 candidates. I don't know.

14 Q. Now, at the end of this email Mr. Baird writes, we'll 15 broker a meeting via note between you and the mayor's 16 personal assistant that is not FOIAble.

Do you have an understanding of what that means to be nonFOIAble?

18 19 A. I think that means that whatever discussions they have 20 aren't subject to the Freedom of Information Act

21 either state or federal.

22 Q. And you have an understanding as to why Mr. Baird 23 wanted meetings between you and the mayor's personal

24 assistant to be not subject to FOIA?

25 A. I don't -- I don't read this email as saying a meeting

KEVYN ORR

CITY OF DETROIT, MICHIGAN	61–64
Page 61 1 meeting between me and the mayor's personal assistant. 2 Q. He says, we'll broker a meeting via note between you	Page 63 1 issues that the City faced as a result of the pension 2 obligations?
and the mayor's personal assistant who is not FOIAble?	3 A. No. Frankly, our first meeting was more me telling
4 A. Yeah, as I read this email I never met with the	4 him how happy I was to meet him, I was a basketball
5 mayor's personal assistant so let's get that out of	5 fan, particular fan of his for many years, getting his
6 the way. As I read this email, we were talking about	6 understanding of the City
7 a meeting between me and the mayor.	7 Q. I'm sorry, Mr. Orr, I don't mean to interrupt you, but
8 Q. Right, and isn't he fair enough. And isn't Baird	8 that really wasn't responsive. My question was really
9 saying that he wants to set up a meeting via going	9 a yes or no question. I didn't ask tell me everything
10 through the mayor's personal assistant who is not	10 you said. I asked a specific question.
11 FOIAble?	11 MR. ULLMAN: Why don't you read it back?
12 A. I think that's a fair reading.	12 THE WITNESS: What was your question again?
13 Q. And do you know why he wanted to go through the route	13 (Record read back as requested.)
of setting up this meeting through someone who is not	14 A. No, I don't recall that discussion.
15 FOIAble?	15 Q. And the same question for both meetings, so I'm not
16 A. No.	16 sure if that question was limited to the first
17 Q. Did you subsequently have a meeting with the mayor?	17 meeting.
18 A. Yes.	18 A. I don't recall having those discussions in either
19 Q. And what was said at that meeting?	19 meeting.
20 A. I think the first meeting was my impression of the	20 Q. Do you recall any discussion in either meeting with
21 first meeting was just a meet and greet. I think the	21 the mayor about the issues the City was facing with
22 mayor wanted to get an assessment of who I was as	22 its obligations for healthcare benefits for retirees?
23 potentially coming into the City as a potential	23 A. No, I don't recall either meeting having those
24 Emergency Manager and to sort of get to know me, start	24 discussions.
25 to get to mow me.	25 Q. Show you the next document, which we'll mark as
Page 62 1 Q. How many meetings were there with the mayor before you	Page 64
2 became the EM?	2 (Marked Exhibit No. 7.)
3 A. At least two.	3 Q. And I would like you to in particular if you would to
4 Q. Do you recall when they took place?	4 focus on the email at the top of let me identify
5 A. I do not.	5 this first. This is an email chain beginning at Bates
6 Q. Okay.	6 page 459 and what I would like you to do, Mr. Orr, is
7 A. Somewhere around this time frame.	7 focus on Bates page 461, the email at the top of that
8 Q. And was the subject of Chapter 11 filing discussed at	8 page.
9 either of those meetings?	9 A. 461?
10 A. No.	10 Q. Please.

11 Q. Was the subject of a potential Chapter 11 filing

12 discussed at either of those meetings? I'm sorry.

13 Let me rephrase my question.

14 A. I can answer your question. No, neither Chapter 9 nor

15 Chapter 11.

16 Q. So you didn't discuss even the potentiality of a

17 Chapter 9 filing at either of those meetings with the

18 mayor; is that your testimony?

19 A. Yes. I don't recall -- let me. We may have -- I was

20 a bankruptcy attorney, we may have discussed it, but I

21 don't recall discussing specific issues regarding

22 Chapter 9 or to the extent people are suggesting that

23 that was predetermined. I don't recall those kinds of

24 discussions.

25 Q. Do you recall any discussion with the mayor as to the

11 A. Yes.

12 Q. You see at the top there's an email from you to

13 Mr. Baird?

14 A. Yes.

15 Q. Eight o'clock, 8:17 at night?

16 A. Yes.

17 Q. And you talk among other things about what would be

expected on day one. Do you see that at the bottom? 18

19 A. Yes.

20 Q. So is it fair to say that by this time you had already

21 known that you were going to take the EM job?

22 A. No.

23 Q. So why were you then asking about what you can expect

24 on day one?

25 A. Because at this point I was still considering whether

KEVYN ORR CITY OF DETROIT, MICHIGAN

Page 65	Page 67
1 or not I would take the job, but I was doing my due	1 what they included by asking for the CBAs and the
2 diligence. As you can see from the email, there was	2 background documentation so I don't want to give you
3 this proposed partnership agreement that the mayor	3 the wrong impression that item number 7 has the level
4 submitted. I say that my intent is not to undermine	4 of specificity that you seem to be suggesting. I was
5 the mayor's role or the good faith with which I	5 still getting an idea of what they were.
6 suspect all parties will move forward, but I wanted to	6 Q. I'm I wasn't suggesting anything. I was asking
7 include qualifications not just from my role as EM but	7 whether the retiree and benefit initiatives that are
8 also for the future. So there was still no	8 referred to in item 7 included initiatives related to
9 determination that I would take the job, but I was	9 the pension and retirement healthcare costs?
10 moving forward on trying to get an idea of what was	10 MR. SHUMAKER: Objection, form.
11 expected of me if I were to take the job and also, for	11 A. They might, but to be honest with you, at this time
instance, when I look at the documents, representative	there wasn't that level of specificity. They
samples of the CBAs and the SWAP and related	13 certainly the document speaks for itself. Seven
14 agreements.	says labor retiree and benefits initiative, but to the
15 Q. You write in the last paragraph that you've been	15 extent your question is trying to suggest that there
, , ,	
pouring over the law and the board's findings to	16 were detailed levels, no, I was still doing my due
assure that you have some idea about what's	17 diligence.
18 permissible and expected on day one; correct?	18 Q. There was some general understanding that there were
19 A. Yes.	19 issues pertaining to pension and healthcare benefits;
20 Q. And by permissible and pouring over the law you mean	20 is that right?
21 you wanted to understand and be aware of what was	21 A. I yes, I think there had been issues concerning
22 permissible under the law; is that right?	22 pension and healthcare benefits for years as I poured
23 A. Yes. As I said earlier today, my initial look was	23 over the consent decree and the various reports made
1	· · · · · · · · · · · · · · · · · · ·
24 very high level and cursory and then as this	24 by the State from 2010 forward, ves.
very high level and cursory and then as this discussion evolved. I started diaging down more into	by the State from 2010 forward, yes. 25 Q. You were aware that the pension costs and healthcare
 very high level and cursory and then as this discussion evolved, I started digging down more into 	25 Q. You were aware that the pension costs and healthcare
25 discussion evolved, I started digging down more into Page 66	25 Q. You were aware that the pension costs and healthcare Page 68
25 discussion evolved, I started digging down more into Page 66	25 Q. You were aware that the pension costs and healthcare Page 68 costs were among the more pressing issues that the
25 discussion evolved, I started digging down more into Page 66 the law. Q. And on the attachment that we have here, which begins	25 Q. You were aware that the pension costs and healthcare Page 68 costs were among the more pressing issues that the City of Detroit was facing at the time?
25 discussion evolved, I started digging down more into Page 66 the law. Q. And on the attachment that we have here, which begins at Bates page 463, the attachment to this email chain;	25 Q. You were aware that the pension costs and healthcare Page 68 costs were among the more pressing issues that the City of Detroit was facing at the time? A. I'm not sure I was aware that they were among the more
25 discussion evolved, I started digging down more into Page 66 the law. Q. And on the attachment that we have here, which begins at Bates page 463, the attachment to this email chain; do you see that?	25 Q. You were aware that the pension costs and healthcare Page 68 costs were among the more pressing issues that the City of Detroit was facing at the time? A. I'm not sure I was aware that they were among the more pressing issues at that time. I certainly knew that
25 discussion evolved, I started digging down more into Page 66 the law. Q. And on the attachment that we have here, which begins at Bates page 463, the attachment to this email chain;	25 Q. You were aware that the pension costs and healthcare Page 68 costs were among the more pressing issues that the City of Detroit was facing at the time? A. I'm not sure I was aware that they were among the more
25 discussion evolved, I started digging down more into Page 66 the law. Q. And on the attachment that we have here, which begins at Bates page 463, the attachment to this email chain; do you see that?	25 Q. You were aware that the pension costs and healthcare Page 68 costs were among the more pressing issues that the City of Detroit was facing at the time? A. I'm not sure I was aware that they were among the more pressing issues at that time. I certainly knew that
discussion evolved, I started digging down more into Page 66 the law. Q. And on the attachment that we have here, which begins at Bates page 463, the attachment to this email chain; do you see that? A. Yes.	25 Q. You were aware that the pension costs and healthcare Page 68 1 costs were among the more pressing issues that the 2 City of Detroit was facing at the time? 3 A. I'm not sure I was aware that they were among the more 4 pressing issues at that time. I certainly knew that 5 they were significant. Frankly, at that time I was
25 discussion evolved, I started digging down more into Page 66 the law. Q. And on the attachment that we have here, which begins at Bates page 463, the attachment to this email chain; do you see that? A. Yes. Q. And this is a list of various items that are under	Page 68 1 costs were among the more pressing issues that the 2 City of Detroit was facing at the time? 3 A. I'm not sure I was aware that they were among the more pressing issues at that time. I certainly knew that 5 they were significant. Frankly, at that time I was 6 looking at debt.
discussion evolved, I started digging down more into Page 66 the law. Q. And on the attachment that we have here, which begins at Bates page 463, the attachment to this email chain; do you see that? A. Yes. Q. And this is a list of various items that are under discussion; is that right? A. Yes.	Page 68 1 costs were among the more pressing issues that the 2 City of Detroit was facing at the time? 3 A. I'm not sure I was aware that they were among the more 4 pressing issues at that time. I certainly knew that 5 they were significant. Frankly, at that time I was 6 looking at debt. 7 Q. And at this point in time did you do any analysis as 8 to what was permissible under law regarding retiree
discussion evolved, I started digging down more into Page 66 the law. Q. And on the attachment that we have here, which begins at Bates page 463, the attachment to this email chain; do you see that? A. Yes. Q. And this is a list of various items that are under discussion; is that right? A. Yes. Q. And you see item 7?	Page 68 1 costs were among the more pressing issues that the 2 City of Detroit was facing at the time? 3 A. I'm not sure I was aware that they were among the more 4 pressing issues at that time. I certainly knew that 5 they were significant. Frankly, at that time I was 6 looking at debt. 7 Q. And at this point in time did you do any analysis as 8 to what was permissible under law regarding retiree 9 benefits?
discussion evolved, I started digging down more into Page 66 the law. Q. And on the attachment that we have here, which begins at Bates page 463, the attachment to this email chain; do you see that? A. Yes. Q. And this is a list of various items that are under discussion; is that right? A. Yes. Q. And you see item 7? A. Yes.	Page 68 1 costs were among the more pressing issues that the 2 City of Detroit was facing at the time? 3 A. I'm not sure I was aware that they were among the more pressing issues at that time. I certainly knew that 5 they were significant. Frankly, at that time I was 6 looking at debt. 7 Q. And at this point in time did you do any analysis as 8 to what was permissible under law regarding retiree 9 benefits? 10 A. No, I think my prior email at Bates stamp 461 says I
discussion evolved, I started digging down more into Page 66 the law. Q. And on the attachment that we have here, which begins at Bates page 463, the attachment to this email chain; do you see that? A. Yes. Q. And this is a list of various items that are under discussion; is that right? A. Yes. Q. And you see item 7? A. Yes. Q. And you see item 7? A. Yes. U. At Says labor, retiree and benefit initiatives will be	Page 68 1 costs were among the more pressing issues that the 2 City of Detroit was facing at the time? 3 A. I'm not sure I was aware that they were among the more 4 pressing issues at that time. I certainly knew that 5 they were significant. Frankly, at that time I was 6 looking at debt. 7 Q. And at this point in time did you do any analysis as 8 to what was permissible under law regarding retiree 9 benefits? 10 A. No, I think my prior email at Bates stamp 461 says I 11 needed to get more documentation to get an
discussion evolved, I started digging down more into Page 66 the law. Q. And on the attachment that we have here, which begins at Bates page 463, the attachment to this email chain; do you see that? A. Yes. Q. And this is a list of various items that are under discussion; is that right? A. Yes. Q. And you see item 7? A. Yes. Q. And you see item 7? A. Yes. Lit says labor, retiree and benefit initiatives will be pursued jointly by the mayor and the manager to the	Page 68 1 costs were among the more pressing issues that the 2 City of Detroit was facing at the time? 3 A. I'm not sure I was aware that they were among the more 4 pressing issues at that time. I certainly knew that 5 they were significant. Frankly, at that time I was 6 looking at debt. 7 Q. And at this point in time did you do any analysis as 8 to what was permissible under law regarding retiree 9 benefits? 10 A. No, I think my prior email at Bates stamp 461 says I 11 needed to get more documentation to get an 12 understanding.
discussion evolved, I started digging down more into Page 66 the law. Q. And on the attachment that we have here, which begins at Bates page 463, the attachment to this email chain; do you see that? A. Yes. Q. And this is a list of various items that are under discussion; is that right? A. Yes. Q. And you see item 7? A. Yes. Q. And you see item 7? A. Yes. It says labor, retiree and benefit initiatives will be pursued jointly by the mayor and the manager to the extent permitted by law?	Page 68 1 costs were among the more pressing issues that the 2 City of Detroit was facing at the time? 3 A. I'm not sure I was aware that they were among the more 4 pressing issues at that time. I certainly knew that 5 they were significant. Frankly, at that time I was 6 looking at debt. 7 Q. And at this point in time did you do any analysis as 8 to what was permissible under law regarding retiree 9 benefits? 10 A. No, I think my prior email at Bates stamp 461 says I 11 needed to get more documentation to get an 12 understanding. 13 Q. And your email here at the top of page 461 says, I've
discussion evolved, I started digging down more into Page 66 the law. Q. And on the attachment that we have here, which begins at Bates page 463, the attachment to this email chain; do you see that? A. Yes. Q. And this is a list of various items that are under discussion; is that right? A. Yes. Q. And you see item 7? A. Yes. Q. And you see item 7? L. It says labor, retiree and benefit initiatives will be pursued jointly by the mayor and the manager to the extent permitted by law? A. Yes.	Page 68 1 costs were among the more pressing issues that the 2 City of Detroit was facing at the time? 3 A. I'm not sure I was aware that they were among the more 4 pressing issues at that time. I certainly knew that 5 they were significant. Frankly, at that time I was 6 looking at debt. 7 Q. And at this point in time did you do any analysis as 8 to what was permissible under law regarding retiree 9 benefits? 10 A. No, I think my prior email at Bates stamp 461 says I 11 needed to get more documentation to get an 12 understanding. 13 Q. And your email here at the top of page 461 says, I've 14 been pouring over the law
discussion evolved, I started digging down more into Page 66 the law. Q. And on the attachment that we have here, which begins at Bates page 463, the attachment to this email chain; do you see that? A. Yes. Q. And this is a list of various items that are under discussion; is that right? A. Yes. Q. And you see item 7? A. Yes. Q. And you see item 7? A. Yes. Q. It says labor, retiree and benefit initiatives will be pursued jointly by the mayor and the manager to the extent permitted by law? A. Yes. A. Yes. A. Yes.	Page 68 1 costs were among the more pressing issues that the 2 City of Detroit was facing at the time? 3 A. I'm not sure I was aware that they were among the more pressing issues at that time. I certainly knew that 5 they were significant. Frankly, at that time I was 6 looking at debt. 7 Q. And at this point in time did you do any analysis as 8 to what was permissible under law regarding retiree 9 benefits? 10 A. No, I think my prior email at Bates stamp 461 says I 11 needed to get more documentation to get an 12 understanding. 13 Q. And your email here at the top of page 461 says, I've 14 been pouring over the law 15 A. Yes.
discussion evolved, I started digging down more into Page 66 the law. Q. And on the attachment that we have here, which begins at Bates page 463, the attachment to this email chain; do you see that? A. Yes. Q. And this is a list of various items that are under discussion; is that right? A. Yes. Q. And you see item 7? A. Yes. Q. And you see item 7? Law Says labor, retiree and benefit initiatives will be pursued jointly by the mayor and the manager to the extent permitted by law? A. Yes.	Page 68 1 costs were among the more pressing issues that the 2 City of Detroit was facing at the time? 3 A. I'm not sure I was aware that they were among the more 4 pressing issues at that time. I certainly knew that 5 they were significant. Frankly, at that time I was 6 looking at debt. 7 Q. And at this point in time did you do any analysis as 8 to what was permissible under law regarding retiree 9 benefits? 10 A. No, I think my prior email at Bates stamp 461 says I 11 needed to get more documentation to get an 12 understanding. 13 Q. And your email here at the top of page 461 says, I've 14 been pouring over the law
discussion evolved, I started digging down more into Page 66 the law. Q. And on the attachment that we have here, which begins at Bates page 463, the attachment to this email chain; do you see that? A. Yes. Q. And this is a list of various items that are under discussion; is that right? A. Yes. Q. And you see item 7? A. Yes. Q. And you see item 7? A. Yes. Q. It says labor, retiree and benefit initiatives will be pursued jointly by the mayor and the manager to the extent permitted by law? A. Yes. Q. And that was part of the current thinking at the time,	Page 68 1 costs were among the more pressing issues that the 2 City of Detroit was facing at the time? 3 A. I'm not sure I was aware that they were among the more pressing issues at that time. I certainly knew that 5 they were significant. Frankly, at that time I was 6 looking at debt. 7 Q. And at this point in time did you do any analysis as 8 to what was permissible under law regarding retiree 9 benefits? 10 A. No, I think my prior email at Bates stamp 461 says I 11 needed to get more documentation to get an 12 understanding. 13 Q. And your email here at the top of page 461 says, I've 14 been pouring over the law 15 A. Yes.
discussion evolved, I started digging down more into Page 66 the law. Q. And on the attachment that we have here, which begins at Bates page 463, the attachment to this email chain; do you see that? A. Yes. Q. And this is a list of various items that are under discussion; is that right? A. Yes. Q. And you see item 7? A. Yes. Q. And you see item 7? A. Yes. Lit says labor, retiree and benefit initiatives will be pursued jointly by the mayor and the manager to the extent permitted by law? A. Yes. C. And that was part of the current thinking at the time, was it, that that's one of the things the EM was going	Page 68 1 costs were among the more pressing issues that the 2 City of Detroit was facing at the time? 3 A. I'm not sure I was aware that they were among the more 4 pressing issues at that time. I certainly knew that 5 they were significant. Frankly, at that time I was 6 looking at debt. 7 Q. And at this point in time did you do any analysis as 8 to what was permissible under law regarding retiree 9 benefits? 10 A. No, I think my prior email at Bates stamp 461 says I 11 needed to get more documentation to get an 12 understanding. 13 Q. And your email here at the top of page 461 says, I've 14 been pouring over the law 15 A. Yes. 16 Q to find out about what is permissible. And my
discussion evolved, I started digging down more into Page 66 the law. Q. And on the attachment that we have here, which begins at Bates page 463, the attachment to this email chain; do you see that? A. Yes. Q. And this is a list of various items that are under discussion; is that right? A. Yes. Q. And you see item 7? A. Yes. Q. And you see item 7? A. Yes. Lit says labor, retiree and benefit initiatives will be pursued jointly by the mayor and the manager to the extent permitted by law? A. Yes. C. And that was part of the current thinking at the time, was it, that that's one of the things the EM was going to do?	Page 68 1 costs were among the more pressing issues that the 2 City of Detroit was facing at the time? 3 A. I'm not sure I was aware that they were among the more 4 pressing issues at that time. I certainly knew that 5 they were significant. Frankly, at that time I was 6 looking at debt. 7 Q. And at this point in time did you do any analysis as 8 to what was permissible under law regarding retiree 9 benefits? 10 A. No, I think my prior email at Bates stamp 461 says I 11 needed to get more documentation to get an 12 understanding. 13 Q. And your email here at the top of page 461 says, I've 14 been pouring over the law 15 A. Yes. 16 Q to find out about what is permissible. And my 17 question was did that involve any consideration of
discussion evolved, I started digging down more into Page 66 the law. Q. And on the attachment that we have here, which begins at Bates page 463, the attachment to this email chain; do you see that? A. Yes. Q. And this is a list of various items that are under discussion; is that right? A. Yes. Q. And you see item 7? A. Yes. Q. And you see item 7? A. Yes. Q. It says labor, retiree and benefit initiatives will be pursued jointly by the mayor and the manager to the extent permitted by law? A. Yes. Q. And that was part of the current thinking at the time, was it, that that's one of the things the EM was going to do? A. Yes, I think it was envisioned in the statute and this I believe came off of the mayor's initial proposal,	Page 68 1 costs were among the more pressing issues that the 2 City of Detroit was facing at the time? 3 A. I'm not sure I was aware that they were among the more 4 pressing issues at that time. I certainly knew that 5 they were significant. Frankly, at that time I was 6 looking at debt. 7 Q. And at this point in time did you do any analysis as 8 to what was permissible under law regarding retiree 9 benefits? 10 A. No, I think my prior email at Bates stamp 461 says I 11 needed to get more documentation to get an 12 understanding. 13 Q. And your email here at the top of page 461 says, I've 14 been pouring over the law 15 A. Yes. 16 Q to find out about what is permissible. And my 17 question was did that involve any consideration of 18 what was permissible under the law as regards pension 19 and healthcare benefits?
discussion evolved, I started digging down more into Page 66 the law. Q. And on the attachment that we have here, which begins at Bates page 463, the attachment to this email chain; do you see that? A. Yes. Q. And this is a list of various items that are under discussion; is that right? A. Yes. Q. And you see item 7? A. Yes. Q. And you see item 7? A. Yes. Q. It says labor, retiree and benefit initiatives will be pursued jointly by the mayor and the manager to the extent permitted by law? A. Yes. Q. And that was part of the current thinking at the time, was it, that that's one of the things the EM was going to do? A. Yes, I think it was envisioned in the statute and this I believe came off of the mayor's initial proposal,	Page 68 1 costs were among the more pressing issues that the 2 City of Detroit was facing at the time? 3 A. I'm not sure I was aware that they were among the more 4 pressing issues at that time. I certainly knew that 5 they were significant. Frankly, at that time I was 6 looking at debt. 7 Q. And at this point in time did you do any analysis as 8 to what was permissible under law regarding retiree 9 benefits? 10 A. No, I think my prior email at Bates stamp 461 says I 11 needed to get more documentation to get an 12 understanding. 13 Q. And your email here at the top of page 461 says, I've 14 been pouring over the law 15 A. Yes. 16 Q to find out about what is permissible. And my 17 question was did that involve any consideration of 18 what was permissible under the law as regards pension

healthcare costs; is that right?

included initiatives to deal with pension and

24 A. To be honest with you, as you can see from my email on

page 461, I was still trying to get an idea of exactly

22

23

25

were the Emergency Manager's duties, which necessarily

could have included, but I don't want to give you the

or the primary focus of what I was saying here. It

wrong impression that that was the fundamental focus

22

23

24

CITT OF DETROIT, WICHIGAN	09-12
Page 69 1 wasn't. It was the Emergency Manager's duties writ	Page 71 1 fact going to be the Emergency Manager for the City of
2 large.	2 Detroit?
3 Q. And when you say you were pouring over the law, you	3 MR. SHUMAKER: Objection, calls for
4 yourself were doing legal analysis, reading various	4 speculation.
5 laws; is that right?	5 A. No.
6 A. Yes, I was trying to get background information, yes.	6 Q. And you agree the document speaks for itself; don't
7 Q. And as part of that background information did you	7 you?
8 read Article 9, Section 24 of the Michigan	8 A. I just said that.
9 Constitution?	9 MR. ULLMAN: Maybe this would be a good
10 A. I may have.	10 time for a break.
11 Q. Is there any question in your mind that you didn't?	11 THE VIDEOGRAPHER: Going off the record at
12 A. I if you have a document to refresh my	12 11:28 a.m.
13 recollection, I'm happy to look at it. Sitting here	13 (A brief recess was taken.)
on this day on February 20th, I don't recall whether	14 THE VIDEOGRAPHER: We're back on the record
or not I read that article of the constitution.	15 at 11:42 a.m.
16 Q. There's no question that at some point after February	16 BY MR. ULLMAN:
17 20th you read Article 9, Section 24 of the Michigan	17 Q. Mr. Orr, is it correct that prior to the official
18 Constitution; correct?	18 announcement that you said was in March on March
19 A. My testimony is it may have been before or after the	19 13th or 14th you had had conversations with the State
20 20th. I don't recall whether I did that sitting here	20 where you said that you would take the OM job I'm
21 today.	21 sorry, the EM job?
22 Q. Okay, but it was either one or the other, but you	22 A. I think at that time in all fairness it was EFM.
23 certainly have read it?	23 Q. Correct.
24 A. Yes, I've read it. I read it today.	24 A. Prior to the official announcement? I think at some
25 Q. And you read it before you became Emergency Manager;	25 point I became the candidate select, but I don't think
20 Q. Tha you rough boloro you boom be Emorgoney Managor,	20 point i boodino trio odrididato coloct, but i dorit triirik
Page 70	Page 72
1 didn't you?	1 that I actually accepted the job that I was going
1 didn't you? 2 A. Yes.	 that I actually accepted the job that I was going to take the job until the day I resigned, which was
1 didn't you?2 A. Yes.3 Q. One other question on this document actually. As you	that I actually accepted the job that I was going to take the job until the day I resigned, which was March 15th. I mean, I may have said yes, I'm all in
 didn't you? A. Yes. Q. One other question on this document actually. As you look at page 460, at the bottom there's a February 21 	that I actually accepted the job that I was going to take the job until the day I resigned, which was March 15th. I mean, I may have said yes, I'm all in or something like that, subject to background
 1 didn't you? 2 A. Yes. 3 Q. One other question on this document actually. As you 4 look at page 460, at the bottom there's a February 21 5 email. 	that I actually accepted the job that I was going to take the job until the day I resigned, which was March 15th. I mean, I may have said yes, I'm all in or something like that, subject to background investigation and stuff like that.
 didn't you? A. Yes. Q. One other question on this document actually. As you look at page 460, at the bottom there's a February 21 email. A. Yes. 	that I actually accepted the job that I was going to take the job until the day I resigned, which was March 15th. I mean, I may have said yes, I'm all in or something like that, subject to background investigation and stuff like that. Q. And that would have been sometime prior to March 13th?
 didn't you? A. Yes. Q. One other question on this document actually. As you look at page 460, at the bottom there's a February 21 email. A. Yes. Q. And it refers to point 8 of the attachment. This 	that I actually accepted the job that I was going to take the job until the day I resigned, which was March 15th. I mean, I may have said yes, I'm all in or something like that, subject to background investigation and stuff like that. Q. And that would have been sometime prior to March 13th? A. I think I became the finalist sometime prior to March
 didn't you? A. Yes. Q. One other question on this document actually. As you look at page 460, at the bottom there's a February 21 email. A. Yes. Q. And it refers to point 8 of the attachment. This again has to do with the mayor's existing executive 	that I actually accepted the job that I was going to take the job until the day I resigned, which was March 15th. I mean, I may have said yes, I'm all in or something like that, subject to background investigation and stuff like that. Q. And that would have been sometime prior to March 13th? A. I think I became the finalist sometime prior to March 13th, yes.
1 didn't you? 2 A. Yes. 3 Q. One other question on this document actually. As you 4 look at page 460, at the bottom there's a February 21 5 email. 6 A. Yes. 7 Q. And it refers to point 8 of the attachment. This 8 again has to do with the mayor's existing executive 9 team; right?	that I actually accepted the job that I was going to take the job until the day I resigned, which was March 15th. I mean, I may have said yes, I'm all in or something like that, subject to background investigation and stuff like that. Q. And that would have been sometime prior to March 13th? A. I think I became the finalist sometime prior to March 13th, yes. Q. And that's when it became final subject to passing the
1 didn't you? 2 A. Yes. 3 Q. One other question on this document actually. As you 4 look at page 460, at the bottom there's a February 21 5 email. 6 A. Yes. 7 Q. And it refers to point 8 of the attachment. This 8 again has to do with the mayor's existing executive 9 team; right? 10 A. Yes.	that I actually accepted the job that I was going to take the job until the day I resigned, which was March 15th. I mean, I may have said yes, I'm all in or something like that, subject to background investigation and stuff like that. Q. And that would have been sometime prior to March 13th? A. I think I became the finalist sometime prior to March 13th, yes. Q. And that's when it became final subject to passing the background, yes?
1 didn't you? 2 A. Yes. 3 Q. One other question on this document actually. As you 4 look at page 460, at the bottom there's a February 21 5 email. 6 A. Yes. 7 Q. And it refers to point 8 of the attachment. This 8 again has to do with the mayor's existing executive 9 team; right? 10 A. Yes. 11 Q. And in this time this is from Mr. Baird again;	that I actually accepted the job that I was going to take the job until the day I resigned, which was March 15th. I mean, I may have said yes, I'm all in or something like that, subject to background investigation and stuff like that. Q. And that would have been sometime prior to March 13th? A. I think I became the finalist sometime prior to March 13th, yes. Q. And that's when it became final subject to passing the background, yes? 1. A. Right, and resigning from the firm and some other
1 didn't you? 2 A. Yes. 3 Q. One other question on this document actually. As you 4 look at page 460, at the bottom there's a February 21 5 email. 6 A. Yes. 7 Q. And it refers to point 8 of the attachment. This 8 again has to do with the mayor's existing executive 9 team; right? 10 A. Yes. 11 Q. And in this time this is from Mr. Baird again; 12 right?	that I actually accepted the job that I was going to take the job until the day I resigned, which was March 15th. I mean, I may have said yes, I'm all in or something like that, subject to background investigation and stuff like that. Q. And that would have been sometime prior to March 13th? A. I think I became the finalist sometime prior to March 13th, yes. Q. And that's when it became final subject to passing the background, yes? A. Right, and resigning from the firm and some other things.
1 didn't you? 2 A. Yes. 3 Q. One other question on this document actually. As you 4 look at page 460, at the bottom there's a February 21 5 email. 6 A. Yes. 7 Q. And it refers to point 8 of the attachment. This 8 again has to do with the mayor's existing executive 9 team; right? 10 A. Yes. 11 Q. And in this time this is from Mr. Baird again; 12 right? 13 A. Yes.	that I actually accepted the job that I was going to take the job until the day I resigned, which was March 15th. I mean, I may have said yes, I'm all in or something like that, subject to background investigation and stuff like that. Q. And that would have been sometime prior to March 13th? A. I think I became the finalist sometime prior to March 13th, yes. Q. And that's when it became final subject to passing the background, yes? A. Right, and resigning from the firm and some other things. Q. Now, at that point and time and up to the time that it
1 didn't you? 2 A. Yes. 3 Q. One other question on this document actually. As you 4 look at page 460, at the bottom there's a February 21 5 email. 6 A. Yes. 7 Q. And it refers to point 8 of the attachment. This 8 again has to do with the mayor's existing executive 9 team; right? 10 A. Yes. 11 Q. And in this time this is from Mr. Baird again; 12 right? 13 A. Yes. 14 Q. And he's really explicit. He says, other than a few	that I actually accepted the job that I was going to take the job until the day I resigned, which was March 15th. I mean, I may have said yes, I'm all in or something like that, subject to background investigation and stuff like that. Q. And that would have been sometime prior to March 13th? A. I think I became the finalist sometime prior to March 13th, yes. Q. And that's when it became final subject to passing the background, yes? A. Right, and resigning from the firm and some other things. Q. Now, at that point and time and up to the time that it became official that you were going to be the EM, did
1 didn't you? 2 A. Yes. 3 Q. One other question on this document actually. As you 4 look at page 460, at the bottom there's a February 21 5 email. 6 A. Yes. 7 Q. And it refers to point 8 of the attachment. This 8 again has to do with the mayor's existing executive 9 team; right? 10 A. Yes. 11 Q. And in this time this is from Mr. Baird again; 12 right? 13 A. Yes. 14 Q. And he's really explicit. He says, other than a few 15 grammatical nits, and some more language around point	that I actually accepted the job that I was going to take the job until the day I resigned, which was March 15th. I mean, I may have said yes, I'm all in or something like that, subject to background investigation and stuff like that. Q. And that would have been sometime prior to March 13th? A. I think I became the finalist sometime prior to March 13th, yes. Q. And that's when it became final subject to passing the background, yes? A. Right, and resigning from the firm and some other things. Q. Now, at that point and time and up to the time that it became official that you were going to be the EM, did you have any conversations with anyone at the state or
1 didn't you? 2 A. Yes. 3 Q. One other question on this document actually. As you 4 look at page 460, at the bottom there's a February 21 5 email. 6 A. Yes. 7 Q. And it refers to point 8 of the attachment. This 8 again has to do with the mayor's existing executive 9 team; right? 10 A. Yes. 11 Q. And in this time this is from Mr. Baird again; 12 right? 13 A. Yes. 14 Q. And he's really explicit. He says, other than a few 15 grammatical nits, and some more language around point 16 8, so we can manage expectations if Kevyn needs to	that I actually accepted the job that I was going to take the job until the day I resigned, which was March 15th. I mean, I may have said yes, I'm all in or something like that, subject to background investigation and stuff like that. Q. And that would have been sometime prior to March 13th? A. I think I became the finalist sometime prior to March 13th, yes. Q. And that's when it became final subject to passing the background, yes? A. Right, and resigning from the firm and some other things. Q. Now, at that point and time and up to the time that it became official that you were going to be the EM, did
1 didn't you? 2 A. Yes. 3 Q. One other question on this document actually. As you 4 look at page 460, at the bottom there's a February 21 5 email. 6 A. Yes. 7 Q. And it refers to point 8 of the attachment. This 8 again has to do with the mayor's existing executive 9 team; right? 10 A. Yes. 11 Q. And in this time this is from Mr. Baird again; 12 right? 13 A. Yes. 14 Q. And he's really explicit. He says, other than a few 15 grammatical nits, and some more language around point 16 8, so we can manage expectations if Kevyn needs to 17 make some personnel changes. So he's clearly	that I actually accepted the job that I was going to take the job until the day I resigned, which was March 15th. I mean, I may have said yes, I'm all in or something like that, subject to background investigation and stuff like that. Q. And that would have been sometime prior to March 13th? A. I think I became the finalist sometime prior to March 13th, yes. Q. And that's when it became final subject to passing the background, yes? A. Right, and resigning from the firm and some other things. Q. Now, at that point and time and up to the time that it became official that you were going to be the EM, did you have any conversations with anyone at the state or
1 didn't you? 2 A. Yes. 3 Q. One other question on this document actually. As you 4 look at page 460, at the bottom there's a February 21 5 email. 6 A. Yes. 7 Q. And it refers to point 8 of the attachment. This 8 again has to do with the mayor's existing executive 9 team; right? 10 A. Yes. 11 Q. And in this time this is from Mr. Baird again; 12 right? 13 A. Yes. 14 Q. And he's really explicit. He says, other than a few 15 grammatical nits, and some more language around point 16 8, so we can manage expectations if Kevyn needs to 17 make some personnel changes. So he's clearly 18 referring here to you making personnel changes that	that I actually accepted the job that I was going to take the job until the day I resigned, which was March 15th. I mean, I may have said yes, I'm all in or something like that, subject to background investigation and stuff like that. Q. And that would have been sometime prior to March 13th? A. I think I became the finalist sometime prior to March 13th, yes. Q. And that's when it became final subject to passing the background, yes? A. Right, and resigning from the firm and some other things. Q. Now, at that point and time and up to the time that it became official that you were going to be the EM, did you have any conversations with anyone at the state or city level about the possibility of the Chapter 9 filing? A. Probably, yes.
1 didn't you? 2 A. Yes. 3 Q. One other question on this document actually. As you 4 look at page 460, at the bottom there's a February 21 5 email. 6 A. Yes. 7 Q. And it refers to point 8 of the attachment. This 8 again has to do with the mayor's existing executive 9 team; right? 10 A. Yes. 11 Q. And in this time this is from Mr. Baird again; 12 right? 13 A. Yes. 14 Q. And he's really explicit. He says, other than a few 15 grammatical nits, and some more language around point 16 8, so we can manage expectations if Kevyn needs to 17 make some personnel changes. So he's clearly 18 referring here to you making personnel changes that 19 could affect the mayor's existing executive team;	that I actually accepted the job that I was going to take the job until the day I resigned, which was March 15th. I mean, I may have said yes, I'm all in or something like that, subject to background investigation and stuff like that. Q. And that would have been sometime prior to March 13th? A. I think I became the finalist sometime prior to March 13th, yes. Q. And that's when it became final subject to passing the background, yes? A. Right, and resigning from the firm and some other things. Q. Now, at that point and time and up to the time that it became official that you were going to be the EM, did you have any conversations with anyone at the state or city level about the possibility of the Chapter 9 filing?
1 didn't you? 2 A. Yes. 3 Q. One other question on this document actually. As you 4 look at page 460, at the bottom there's a February 21 5 email. 6 A. Yes. 7 Q. And it refers to point 8 of the attachment. This 8 again has to do with the mayor's existing executive 9 team; right? 10 A. Yes. 11 Q. And in this time this is from Mr. Baird again; 12 right? 13 A. Yes. 14 Q. And he's really explicit. He says, other than a few 15 grammatical nits, and some more language around point 16 8, so we can manage expectations if Kevyn needs to 17 make some personnel changes. So he's clearly 18 referring here to you making personnel changes that	that I actually accepted the job that I was going to take the job until the day I resigned, which was March 15th. I mean, I may have said yes, I'm all in or something like that, subject to background investigation and stuff like that. Q. And that would have been sometime prior to March 13th? A. I think I became the finalist sometime prior to March 13th, yes. Q. And that's when it became final subject to passing the background, yes? A. Right, and resigning from the firm and some other things. Q. Now, at that point and time and up to the time that it became official that you were going to be the EM, did you have any conversations with anyone at the state or city level about the possibility of the Chapter 9 filing? A. Probably, yes.
1 didn't you? 2 A. Yes. 3 Q. One other question on this document actually. As you 4 look at page 460, at the bottom there's a February 21 5 email. 6 A. Yes. 7 Q. And it refers to point 8 of the attachment. This 8 again has to do with the mayor's existing executive 9 team; right? 10 A. Yes. 11 Q. And in this time this is from Mr. Baird again; 12 right? 13 A. Yes. 14 Q. And he's really explicit. He says, other than a few 15 grammatical nits, and some more language around point 16 8, so we can manage expectations if Kevyn needs to 17 make some personnel changes. So he's clearly 18 referring here to you making personnel changes that 19 could affect the mayor's existing executive team;	that I actually accepted the job that I was going to take the job until the day I resigned, which was March 15th. I mean, I may have said yes, I'm all in or something like that, subject to background investigation and stuff like that. Q. And that would have been sometime prior to March 13th? A. I think I became the finalist sometime prior to March 13th, yes. Q. And that's when it became final subject to passing the background, yes? A. Right, and resigning from the firm and some other things. Q. Now, at that point and time and up to the time that it became official that you were going to be the EM, did you have any conversations with anyone at the state or city level about the possibility of the Chapter 9 filing? A. Probably, yes. Q. And can you tell me with whom those conversations took
1 didn't you? 2 A. Yes. 3 Q. One other question on this document actually. As you look at page 460, at the bottom there's a February 21 email. 6 A. Yes. 7 Q. And it refers to point 8 of the attachment. This again has to do with the mayor's existing executive team; right? 10 A. Yes. 11 Q. And in this time this is from Mr. Baird again; right? 13 A. Yes. 14 Q. And he's really explicit. He says, other than a few grammatical nits, and some more language around point 8, so we can manage expectations if Kevyn needs to make some personnel changes. So he's clearly referring here to you making personnel changes that could affect the mayor's existing executive team; isn't he? 21 A. Yes, this wasn't written to me, but I'll read it. I mean to myself. Yes, document speaks for itself, but	that I actually accepted the job that I was going to take the job until the day I resigned, which was March 15th. I mean, I may have said yes, I'm all in or something like that, subject to background investigation and stuff like that. Q. And that would have been sometime prior to March 13th? A. I think I became the finalist sometime prior to March 13th, yes. Q. And that's when it became final subject to passing the background, yes? A. Right, and resigning from the firm and some other things. Q. Now, at that point and time and up to the time that it became official that you were going to be the EM, did you have any conversations with anyone at the state or city level about the possibility of the Chapter 9 filing? A. Probably, yes. Q. And can you tell me with whom those conversations took place and when?
1 didn't you? 2 A. Yes. 3 Q. One other question on this document actually. As you look at page 460, at the bottom there's a February 21 email. 6 A. Yes. 7 Q. And it refers to point 8 of the attachment. This again has to do with the mayor's existing executive team; right? 10 A. Yes. 11 Q. And in this time this is from Mr. Baird again; right? 13 A. Yes. 14 Q. And he's really explicit. He says, other than a few grammatical nits, and some more language around point 8, so we can manage expectations if Kevyn needs to make some personnel changes. So he's clearly referring here to you making personnel changes that could affect the mayor's existing executive team; isn't he? 21 A. Yes, this wasn't written to me, but I'll read it. I	that I actually accepted the job that I was going to take the job until the day I resigned, which was March 15th. I mean, I may have said yes, I'm all in or something like that, subject to background investigation and stuff like that. Q. And that would have been sometime prior to March 13th? A. I think I became the finalist sometime prior to March 13th, yes. Q. And that's when it became final subject to passing the background, yes? A. Right, and resigning from the firm and some other things. Q. Now, at that point and time and up to the time that it became official that you were going to be the EM, did you have any conversations with anyone at the state or city level about the possibility of the Chapter 9 filing? A. Probably, yes. Q. And can you tell me with whom those conversations took place and when? A. No, I don't think I had them those types of conversations with Rich Baird, those were more about the job requirements and background. If you have
1 didn't you? 2 A. Yes. 3 Q. One other question on this document actually. As you look at page 460, at the bottom there's a February 21 email. 6 A. Yes. 7 Q. And it refers to point 8 of the attachment. This again has to do with the mayor's existing executive team; right? 10 A. Yes. 11 Q. And in this time this is from Mr. Baird again; right? 13 A. Yes. 14 Q. And he's really explicit. He says, other than a few grammatical nits, and some more language around point 8, so we can manage expectations if Kevyn needs to make some personnel changes. So he's clearly referring here to you making personnel changes that could affect the mayor's existing executive team; isn't he? 21 A. Yes, this wasn't written to me, but I'll read it. I mean to myself. Yes, document speaks for itself, but	that I actually accepted the job that I was going to take the job until the day I resigned, which was March 15th. I mean, I may have said yes, I'm all in or something like that, subject to background investigation and stuff like that. Q. And that would have been sometime prior to March 13th? A. I think I became the finalist sometime prior to March 13th, yes. Q. And that's when it became final subject to passing the background, yes? A. Right, and resigning from the firm and some other things. Q. Now, at that point and time and up to the time that it became official that you were going to be the EM, did you have any conversations with anyone at the state or city level about the possibility of the Chapter 9 filing? A. Probably, yes. Q. And can you tell me with whom those conversations took place and when? A. No, I don't think I had them those types of conversations with Rich Baird, those were more about
1 didn't you? 2 A. Yes. 3 Q. One other question on this document actually. As you look at page 460, at the bottom there's a February 21 email. 6 A. Yes. 7 Q. And it refers to point 8 of the attachment. This again has to do with the mayor's existing executive team; right? 10 A. Yes. 11 Q. And in this time this is from Mr. Baird again; right? 13 A. Yes. 14 Q. And he's really explicit. He says, other than a few grammatical nits, and some more language around point 8, so we can manage expectations if Kevyn needs to make some personnel changes. So he's clearly referring here to you making personnel changes that could affect the mayor's existing executive team; isn't he? 21 A. Yes, this wasn't written to me, but I'll read it. I mean to myself. Yes, document speaks for itself, but that seems to say that.	that I actually accepted the job that I was going to take the job until the day I resigned, which was March 15th. I mean, I may have said yes, I'm all in or something like that, subject to background investigation and stuff like that. Q. And that would have been sometime prior to March 13th? A. I think I became the finalist sometime prior to March 13th, yes. Q. And that's when it became final subject to passing the background, yes? A. Right, and resigning from the firm and some other things. Q. Now, at that point and time and up to the time that it became official that you were going to be the EM, did you have any conversations with anyone at the state or city level about the possibility of the Chapter 9 filing? A. Probably, yes. Q. And can you tell me with whom those conversations took place and when? A. No, I don't think I had them those types of conversations with Rich Baird, those were more about the job requirements and background. If you have

CITY OF DETROIT, MICHIGAN	73–76
Page 73 1 A. Yeah, I don't recall I may have had about filing a 2 Chapter 9 or about the possibility of a Chapter 9? 3 Q. Either, both. 4 A. Okay. I don't recall. 5 Q. Okay. Now, at some point you when you became the 6 Emergency Manager or the Emergency Financial Manager, 7 you became an officer of the state and subject to the 8 state laws; is that right? 9 A. No. I am a contractor to the state. 10 Q. But you do you are subject to the state laws; are 11 you not? 12 A. Yes, I think 13 Q. And in fact, you're obligated to uphold the state 14 laws; are you not? 15 A. I don't know if my contract says that I'm obligated 16 I think my contract says I'm obligated to do my duties 17 to the best of my abilities and I think it requires me 18 not to have any obligations due to the state, but I 19 don't know if it requires me to uphold state laws. 20 Q. Is it your view that as Emergency Manager you are not 10 required to comply with state laws and obey state 11 laws? 22 A. I think it's my view as the Emergency Manager that I'm	Page 75 A. No. MR. ULLMAN: Objection, calls for legal conclusion. Q. So I'm asking you is there anything in PA 436 that specifically says that you're entitled to not comply with state law? A. I we're being somewhat circular here. Q. It's like cat and mouse. Is there a general provision in PA 436 that says the Emergency Manager need not comply with the laws of Michigan State? A. My testimony is Q. Can you just answer my question? You could say yes, no or I don't know. A. I'm trying to answer your question, if you let me. Q. No, I would like a direct answer to my question, not a speech. A. I'm trying to give you a direct answer. Q. Okay, let's hear it. A. I was going to give it to you. The statute allows the Emergency Manager to take certain actions which by definition would impact certain state laws. Your question was whether there's a general prohibition that exempts. That may be a legal conclusion, because there are many powers under 436 and someone may
Page 74 City. Q. Okay, thank you. MR. ULLMAN: Can you have my question read back, please? And I would like an answer. (Record read back as requested.) A. The reason I said what I said is because I think the statute allows me to abrogate certain state laws and so when you say you comply with state laws, 436 clearly allows me not to comply with certain laws, so Q. And okay, so it's your view that under PA 436 you have the ability not to comply with certain state laws? A. Yes. Q. And what section of 436 gives you that ability? A. There's section 12 gives me the authority to abrogate contracts, to readdress financial agreements, there are a number of powers in the statute, take over	25 conclude, the Court for instance, that generally the Page 76 intent is to allow the Emergency Manager to do certain things in a financial emergency. I'm trying to respond to your question as the Emergency Manager. There are certain laws that clearly under 436 I have the authority to abrogate. Q. Is the constitution of the State of Michigan one of those? A. I think that's a legal conclusion. Q. No, I'm asking your understanding as the Emergency Manager. A. My understanding is that's a legal conclusion. Q. You apart from saying it's a legal conclusion, do you have a view on that one way or the other? I'm not asking for your legal opinion, I'm asking for your view in your capacity as Emergency Manager whether PA 46 allows you to disregard the strictures of the Michigan Constitution? A. I think that's a legal conclusion. I'll explain it, if you want me to.

for. There are a number of provisions in the statute

that mean I don't have to comply with state law. 22 Q. Okay. And PA 436 is itself part of state law; right?

24 Q. So if you did something that's specifically authorized

under PA 436, would it be in violation of state law?

20

21

25

23 A. Yes.

exists?

23

25

20 Q. I'm just asking whether you have a view.

22 Q. And what is the legal conclusion that you believe

24 A. Without going into discussions with attorneys and

others, the legislature of the State of Michigan is

21 A. Yes, I think it's a legal conclusion.

·	
Page 77	Page 79
2 understanding of other state laws including the	2 A. I would suggest that since these issues are being
3 constitution prohibition you're focusing on.	3 briefed, my opinion is that I am acting within my
4 Q. I didn't focus on the constitution prohibition.	4 authority as Emergency Manager that allows me to
5 A. Well, you focused on it today.	5 abrogate certain provisions, which may or may not
6 Q. In my question I asked a general question. I did not	6 include the constitution.
7 focus on a specific provision.	7 Q. And I'm simply asking for your understanding as to the
8 A. Okay, then we'll do it generally. My understanding is	8 question I asked which is whether it is your
9 that the Michigan legislature is presumed to have	9 understanding, your understanding and belief, that the
10 understood the requirement of other state laws and in	legislature of Michigan has the power to allow those
11 choosing to enact 436 gave the Emergency Manager	11 acting for the state or the local governments to
12 certain powers which may conflict with those state	disregard the Michigan Constitution. Your
13 laws.	13 understanding, Mr. Orr.
14 Q. I'm asking about the constitution now.	14 A. I think the legislature might, but here again, that's
15 A. Including the constitution. I said it was.	15 a legal conclusion.
16 Q. Does the legislature of the State of Michigan have the	16 Q. Now, we have been talking more specifically about
power through an enacted law to allow people acting	17 Section 24 of Article 9 of the Michigan Constitution;
18 for the state or for the local governments of the	18 is that right?
	19 A. Yes.
•	 Q. Is there anything in PA 436 that makes specific reference to the Emergency Manager being able to
	22 disregard the strictures of Article 9, Section 24?
22 A. Here that's why I started this discussion by saying to you that calls for a legal conclusion. In fact,	
,	23 A. I'm going to say again, within the powers afforded the
24 some of those issues are being briefed now.	Emergency Manager one of those powers is to abrogate contracts. The Article 9, Section 24 you're speaking
25 Q. And it's your position that the Michigan legislature	25 contracts. The Article 9, Section 24 you're speaking
Page 78	Page 80
1 does have that authority?	1 to says it's contractual obligation. That's what it
1 does have that authority? 2 A. It's my position that that calls for a legal	1 to says it's contractual obligation. That's what it 2 said. The reason I'm saying it calls for legal
1 does have that authority?2 A. It's my position that that calls for a legal3 conclusion.	 to says it's contractual obligation. That's what it said. The reason I'm saying it calls for legal conclusion is because 436 says the Emergency Manager
 does have that authority? A. It's my position that that calls for a legal conclusion. Q. Okay, so you won't answer my question? 	to says it's contractual obligation. That's what it said. The reason I'm saying it calls for legal conclusion is because 436 says the Emergency Manager can break contracts and you're talking in Article 9,
 does have that authority? A. It's my position that that calls for a legal conclusion. Q. Okay, so you won't answer my question? A. No, I think it calls for a legal conclusion. 	to says it's contractual obligation. That's what it said. The reason I'm saying it calls for legal conclusion is because 436 says the Emergency Manager can break contracts and you're talking in Article 9, Section 24 about a contractual obligation. Judges
 does have that authority? A. It's my position that that calls for a legal conclusion. Q. Okay, so you won't answer my question? A. No, I think it calls for a legal conclusion. Q. That's an objection your counsel can make. I'm asking 	to says it's contractual obligation. That's what it said. The reason I'm saying it calls for legal conclusion is because 436 says the Emergency Manager can break contracts and you're talking in Article 9, Section 24 about a contractual obligation. Judges will ultimately have to decide this issue, I suppose,
 does have that authority? A. It's my position that that calls for a legal conclusion. Q. Okay, so you won't answer my question? A. No, I think it calls for a legal conclusion. Q. That's an objection your counsel can make. I'm asking you what your view is. I'm entitled to your view. 	to says it's contractual obligation. That's what it said. The reason I'm saying it calls for legal conclusion is because 436 says the Emergency Manager can break contracts and you're talking in Article 9, Section 24 about a contractual obligation. Judges will ultimately have to decide this issue, I suppose, but the way the statute is written it could be
 does have that authority? A. It's my position that that calls for a legal conclusion. Q. Okay, so you won't answer my question? A. No, I think it calls for a legal conclusion. Q. That's an objection your counsel can make. I'm asking you what your view is. I'm entitled to your view. Whether it's a legal conclusion goes to the weight of 	to says it's contractual obligation. That's what it said. The reason I'm saying it calls for legal conclusion is because 436 says the Emergency Manager can break contracts and you're talking in Article 9, Section 24 about a contractual obligation. Judges will ultimately have to decide this issue, I suppose, but the way the statute is written it could be interpreted that way.
 does have that authority? A. It's my position that that calls for a legal conclusion. Q. Okay, so you won't answer my question? A. No, I think it calls for a legal conclusion. Q. That's an objection your counsel can make. I'm asking you what your view is. I'm entitled to your view. Whether it's a legal conclusion goes to the weight of it. 	to says it's contractual obligation. That's what it said. The reason I'm saying it calls for legal conclusion is because 436 says the Emergency Manager can break contracts and you're talking in Article 9, Section 24 about a contractual obligation. Judges will ultimately have to decide this issue, I suppose, but the way the statute is written it could be interpreted that way. Q. Are you aware that there are provisions in PA 436 that
 does have that authority? A. It's my position that that calls for a legal conclusion. Q. Okay, so you won't answer my question? A. No, I think it calls for a legal conclusion. Q. That's an objection your counsel can make. I'm asking you what your view is. I'm entitled to your view. Whether it's a legal conclusion goes to the weight of it. A. I just gave you my view. 	to says it's contractual obligation. That's what it said. The reason I'm saying it calls for legal conclusion is because 436 says the Emergency Manager can break contracts and you're talking in Article 9, Section 24 about a contractual obligation. Judges will ultimately have to decide this issue, I suppose, but the way the statute is written it could be interpreted that way. Q. Are you aware that there are provisions in PA 436 that specifically require the Emergency Manager not to
 does have that authority? A. It's my position that that calls for a legal conclusion. Q. Okay, so you won't answer my question? A. No, I think it calls for a legal conclusion. Q. That's an objection your counsel can make. I'm asking you what your view is. I'm entitled to your view. Whether it's a legal conclusion goes to the weight of it. A. I just gave you my view. Q. Your only view is that it's a legal conclusion? 	to says it's contractual obligation. That's what it said. The reason I'm saying it calls for legal conclusion is because 436 says the Emergency Manager can break contracts and you're talking in Article 9, Section 24 about a contractual obligation. Judges will ultimately have to decide this issue, I suppose, but the way the statute is written it could be interpreted that way. Q. Are you aware that there are provisions in PA 436 that specifically require the Emergency Manager not to violate Article 9, Section 24, do anything that would
 does have that authority? A. It's my position that that calls for a legal conclusion. Q. Okay, so you won't answer my question? A. No, I think it calls for a legal conclusion. Q. That's an objection your counsel can make. I'm asking you what your view is. I'm entitled to your view. Whether it's a legal conclusion goes to the weight of it. A. I just gave you my view. Q. Your only view is that it's a legal conclusion? A. No, my view is that the Michigan legislature is 	to says it's contractual obligation. That's what it said. The reason I'm saying it calls for legal conclusion is because 436 says the Emergency Manager can break contracts and you're talking in Article 9, Section 24 about a contractual obligation. Judges will ultimately have to decide this issue, I suppose, but the way the statute is written it could be interpreted that way. Q. Are you aware that there are provisions in PA 436 that specifically require the Emergency Manager not to violate Article 9, Section 24, do anything that would diminish pension rights that are protected by that
 does have that authority? A. It's my position that that calls for a legal conclusion. Q. Okay, so you won't answer my question? A. No, I think it calls for a legal conclusion. Q. That's an objection your counsel can make. I'm asking you what your view is. I'm entitled to your view. Whether it's a legal conclusion goes to the weight of it. A. I just gave you my view. Q. Your only view is that it's a legal conclusion? A. No, my view is that the Michigan legislature is presumed to have understood what it was doing when it 	to says it's contractual obligation. That's what it said. The reason I'm saying it calls for legal conclusion is because 436 says the Emergency Manager can break contracts and you're talking in Article 9, Section 24 about a contractual obligation. Judges will ultimately have to decide this issue, I suppose, but the way the statute is written it could be interpreted that way. Q. Are you aware that there are provisions in PA 436 that specifically require the Emergency Manager not to violate Article 9, Section 24, do anything that would diminish pension rights that are protected by that article?
 does have that authority? A. It's my position that that calls for a legal conclusion. Q. Okay, so you won't answer my question? A. No, I think it calls for a legal conclusion. Q. That's an objection your counsel can make. I'm asking you what your view is. I'm entitled to your view. Whether it's a legal conclusion goes to the weight of it. A. I just gave you my view. Q. Your only view is that it's a legal conclusion? A. No, my view is that the Michigan legislature is presumed to have understood what it was doing when it enacted it 	to says it's contractual obligation. That's what it said. The reason I'm saying it calls for legal conclusion is because 436 says the Emergency Manager can break contracts and you're talking in Article 9, Section 24 about a contractual obligation. Judges will ultimately have to decide this issue, I suppose, but the way the statute is written it could be interpreted that way. Q. Are you aware that there are provisions in PA 436 that specifically require the Emergency Manager not to violate Article 9, Section 24, do anything that would diminish pension rights that are protected by that article? A. If you could point me to a specific provision.
 does have that authority? A. It's my position that that calls for a legal conclusion. Q. Okay, so you won't answer my question? A. No, I think it calls for a legal conclusion. Q. That's an objection your counsel can make. I'm asking you what your view is. I'm entitled to your view. Whether it's a legal conclusion goes to the weight of it. A. I just gave you my view. Q. Your only view is that it's a legal conclusion? A. No, my view is that the Michigan legislature is presumed to have understood what it was doing when it enacted it Q. That's not my 	to says it's contractual obligation. That's what it said. The reason I'm saying it calls for legal conclusion is because 436 says the Emergency Manager can break contracts and you're talking in Article 9, Section 24 about a contractual obligation. Judges will ultimately have to decide this issue, I suppose, but the way the statute is written it could be interpreted that way. Q. Are you aware that there are provisions in PA 436 that specifically require the Emergency Manager not to violate Article 9, Section 24, do anything that would diminish pension rights that are protected by that article? A. If you could point me to a specific provision.
1 does have that authority? 2 A. It's my position that that calls for a legal 3 conclusion. 4 Q. Okay, so you won't answer my question? 5 A. No, I think it calls for a legal conclusion. 6 Q. That's an objection your counsel can make. I'm asking 7 you what your view is. I'm entitled to your view. 8 Whether it's a legal conclusion goes to the weight of 9 it. 10 A. I just gave you my view. 11 Q. Your only view is that it's a legal conclusion? 12 A. No, my view is that the Michigan legislature is 13 presumed to have understood what it was doing when it 14 enacted it 15 Q. That's not my 16 A. You're not allowing me to answer.	to says it's contractual obligation. That's what it said. The reason I'm saying it calls for legal conclusion is because 436 says the Emergency Manager can break contracts and you're talking in Article 9, Section 24 about a contractual obligation. Judges will ultimately have to decide this issue, I suppose, but the way the statute is written it could be interpreted that way. Q. Are you aware that there are provisions in PA 436 that specifically require the Emergency Manager not to violate Article 9, Section 24, do anything that would diminish pension rights that are protected by that article? A. If you could point me to a specific provision. G. Okay. So you're not aware is your answer? A. No, I'm that's why I keep telling you. This area
 does have that authority? A. It's my position that that calls for a legal conclusion. Q. Okay, so you won't answer my question? A. No, I think it calls for a legal conclusion. Q. That's an objection your counsel can make. I'm asking you what your view is. I'm entitled to your view. Whether it's a legal conclusion goes to the weight of it. A. I just gave you my view. Q. Your only view is that it's a legal conclusion? A. No, my view is that the Michigan legislature is presumed to have understood what it was doing when it enacted it Q. That's not my A. You're not allowing me to answer. MR. ULLMAN: Why don't you read the 	to says it's contractual obligation. That's what it said. The reason I'm saying it calls for legal conclusion is because 436 says the Emergency Manager can break contracts and you're talking in Article 9, Section 24 about a contractual obligation. Judges will ultimately have to decide this issue, I suppose, but the way the statute is written it could be interpreted that way. Q. Are you aware that there are provisions in PA 436 that specifically require the Emergency Manager not to violate Article 9, Section 24, do anything that would diminish pension rights that are protected by that article? A. If you could point me to a specific provision. G. Okay. So you're not aware is your answer? A. No, I'm that's why I keep telling you. This area that you're in calls for legal conclusions that are
 does have that authority? A. It's my position that that calls for a legal conclusion. Q. Okay, so you won't answer my question? A. No, I think it calls for a legal conclusion. Q. That's an objection your counsel can make. I'm asking you what your view is. I'm entitled to your view. Whether it's a legal conclusion goes to the weight of it. A. I just gave you my view. Q. Your only view is that it's a legal conclusion? A. No, my view is that the Michigan legislature is presumed to have understood what it was doing when it enacted it Q. That's not my A. You're not allowing me to answer. MR. ULLMAN: Why don't you read the question again? 	to says it's contractual obligation. That's what it said. The reason I'm saying it calls for legal conclusion is because 436 says the Emergency Manager can break contracts and you're talking in Article 9, Section 24 about a contractual obligation. Judges will ultimately have to decide this issue, I suppose, but the way the statute is written it could be interpreted that way. Q. Are you aware that there are provisions in PA 436 that specifically require the Emergency Manager not to violate Article 9, Section 24, do anything that would diminish pension rights that are protected by that article? A. If you could point me to a specific provision. C. Okay. So you're not aware is your answer? A. No, I'm that's why I keep telling you. This area that you're in calls for legal conclusions that are currently being briefed and quite frankly I'm
 does have that authority? A. It's my position that that calls for a legal conclusion. Q. Okay, so you won't answer my question? A. No, I think it calls for a legal conclusion. Q. That's an objection your counsel can make. I'm asking you what your view is. I'm entitled to your view. Whether it's a legal conclusion goes to the weight of it. A. I just gave you my view. Q. Your only view is that it's a legal conclusion? A. No, my view is that the Michigan legislature is presumed to have understood what it was doing when it enacted it Q. That's not my A. You're not allowing me to answer. MR. ULLMAN: Why don't you read the question again? MR. SHUMAKER: Why don't you read the 	to says it's contractual obligation. That's what it said. The reason I'm saying it calls for legal conclusion is because 436 says the Emergency Manager can break contracts and you're talking in Article 9, Section 24 about a contractual obligation. Judges will ultimately have to decide this issue, I suppose, but the way the statute is written it could be interpreted that way. Q. Are you aware that there are provisions in PA 436 that specifically require the Emergency Manager not to violate Article 9, Section 24, do anything that would diminish pension rights that are protected by that article? A. If you could point me to a specific provision. Q. Okay. So you're not aware is your answer? A. No, I'm that's why I keep telling you. This area that you're in calls for legal conclusions that are currently being briefed and quite frankly I'm reluctant to give you a legal conclusion as far as my
 does have that authority? A. It's my position that that calls for a legal conclusion. Q. Okay, so you won't answer my question? A. No, I think it calls for a legal conclusion. Q. That's an objection your counsel can make. I'm asking you what your view is. I'm entitled to your view. Whether it's a legal conclusion goes to the weight of it. A. I just gave you my view. Q. Your only view is that it's a legal conclusion? A. No, my view is that the Michigan legislature is presumed to have understood what it was doing when it enacted it Q. That's not my A. You're not allowing me to answer. MR. ULLMAN: Why don't you read the question again? MR. SHUMAKER: Why don't you read the question back? 	to says it's contractual obligation. That's what it said. The reason I'm saying it calls for legal conclusion is because 436 says the Emergency Manager can break contracts and you're talking in Article 9, Section 24 about a contractual obligation. Judges will ultimately have to decide this issue, I suppose, but the way the statute is written it could be interpreted that way. Q. Are you aware that there are provisions in PA 436 that specifically require the Emergency Manager not to violate Article 9, Section 24, do anything that would diminish pension rights that are protected by that article? A. If you could point me to a specific provision. Q. Okay. So you're not aware is your answer? A. No, I'm that's why I keep telling you. This area that you're in calls for legal conclusions that are currently being briefed and quite frankly I'm reluctant to give you a legal conclusion as far as my understanding. My understanding is 436 gives the
does have that authority? A. It's my position that that calls for a legal conclusion. Q. Okay, so you won't answer my question? A. No, I think it calls for a legal conclusion. Q. That's an objection your counsel can make. I'm asking you what your view is. I'm entitled to your view. Whether it's a legal conclusion goes to the weight of it. A. I just gave you my view. Q. Your only view is that it's a legal conclusion? A. No, my view is that the Michigan legislature is presumed to have understood what it was doing when it enacted it Q. That's not my A. You're not allowing me to answer. MR. ULLMAN: Why don't you read the question again? MR. SHUMAKER: Why don't you read the question back? (Record read back as requested.)	to says it's contractual obligation. That's what it said. The reason I'm saying it calls for legal conclusion is because 436 says the Emergency Manager can break contracts and you're talking in Article 9, Section 24 about a contractual obligation. Judges will ultimately have to decide this issue, I suppose, but the way the statute is written it could be interpreted that way. Q. Are you aware that there are provisions in PA 436 that specifically require the Emergency Manager not to violate Article 9, Section 24, do anything that would diminish pension rights that are protected by that article? A. If you could point me to a specific provision. C. Okay. So you're not aware is your answer? A. No, I'm that's why I keep telling you. This area that you're in calls for legal conclusions that are currently being briefed and quite frankly I'm reluctant to give you a legal conclusion as far as my understanding. My understanding is 436 gives the Emergency Manager certain powers. My understanding is
 does have that authority? A. It's my position that that calls for a legal conclusion. Q. Okay, so you won't answer my question? A. No, I think it calls for a legal conclusion. Q. That's an objection your counsel can make. I'm asking you what your view is. I'm entitled to your view. Whether it's a legal conclusion goes to the weight of it. A. I just gave you my view. Q. Your only view is that it's a legal conclusion? A. No, my view is that the Michigan legislature is presumed to have understood what it was doing when it enacted it Q. That's not my A. You're not allowing me to answer. MR. ULLMAN: Why don't you read the question again? MR. SHUMAKER: Why don't you read the question back? (Record read back as requested.) Q. That is, the authority to allow people acting for the 	to says it's contractual obligation. That's what it said. The reason I'm saying it calls for legal conclusion is because 436 says the Emergency Manager can break contracts and you're talking in Article 9, Section 24 about a contractual obligation. Judges will ultimately have to decide this issue, I suppose, but the way the statute is written it could be interpreted that way. Q. Are you aware that there are provisions in PA 436 that specifically require the Emergency Manager not to violate Article 9, Section 24, do anything that would diminish pension rights that are protected by that article? A. If you could point me to a specific provision. Q. Okay. So you're not aware is your answer? A. No, I'm that's why I keep telling you. This area that you're in calls for legal conclusions that are currently being briefed and quite frankly I'm reluctant to give you a legal conclusion as far as my understanding. My understanding is 436 gives the Emergency Manager certain powers. My understanding is that the statute that you're talking about, Article 9,
does have that authority? A. It's my position that that calls for a legal conclusion. Q. Okay, so you won't answer my question? A. No, I think it calls for a legal conclusion. Q. That's an objection your counsel can make. I'm asking you what your view is. I'm entitled to your view. Whether it's a legal conclusion goes to the weight of it. A. I just gave you my view. Q. Your only view is that it's a legal conclusion? A. No, my view is that the Michigan legislature is presumed to have understood what it was doing when it enacted it Q. That's not my A. You're not allowing me to answer. MR. ULLMAN: Why don't you read the question again? MR. SHUMAKER: Why don't you read the question back? (Record read back as requested.) Q. That is, the authority to allow people acting for the state or the local governmental units to disregard the	to says it's contractual obligation. That's what it said. The reason I'm saying it calls for legal conclusion is because 436 says the Emergency Manager can break contracts and you're talking in Article 9, Section 24 about a contractual obligation. Judges will ultimately have to decide this issue, I suppose, but the way the statute is written it could be interpreted that way. Q. Are you aware that there are provisions in PA 436 that specifically require the Emergency Manager not to violate Article 9, Section 24, do anything that would diminish pension rights that are protected by that article? A. If you could point me to a specific provision. Q. Okay. So you're not aware is your answer? A. No, I'm that's why I keep telling you. This area that you're in calls for legal conclusions that are currently being briefed and quite frankly I'm reluctant to give you a legal conclusion as far as my understanding. My understanding is 436 gives the Emergency Manager certain powers. My understanding is that the statute that you're talking about, Article 9, Section 24, speaks for itself. But amongst those
 does have that authority? A. It's my position that that calls for a legal conclusion. Q. Okay, so you won't answer my question? A. No, I think it calls for a legal conclusion. Q. That's an objection your counsel can make. I'm asking you what your view is. I'm entitled to your view. Whether it's a legal conclusion goes to the weight of it. A. I just gave you my view. Q. Your only view is that it's a legal conclusion? A. No, my view is that the Michigan legislature is presumed to have understood what it was doing when it enacted it Q. That's not my A. You're not allowing me to answer. MR. ULLMAN: Why don't you read the question again? MR. SHUMAKER: Why don't you read the question back? (Record read back as requested.) Q. That is, the authority to allow people acting for the 	to says it's contractual obligation. That's what it said. The reason I'm saying it calls for legal conclusion is because 436 says the Emergency Manager can break contracts and you're talking in Article 9, Section 24 about a contractual obligation. Judges will ultimately have to decide this issue, I suppose, but the way the statute is written it could be interpreted that way. Q. Are you aware that there are provisions in PA 436 that specifically require the Emergency Manager not to violate Article 9, Section 24, do anything that would diminish pension rights that are protected by that article? A. If you could point me to a specific provision. Q. Okay. So you're not aware is your answer? A. No, I'm that's why I keep telling you. This area that you're in calls for legal conclusions that are currently being briefed and quite frankly I'm reluctant to give you a legal conclusion as far as my understanding. My understanding is 436 gives the Emergency Manager certain powers. My understanding is that the statute that you're talking about, Article 9,

Page 83 Page 81 aware of any words in PA 436 that specifically what we call unfunded pension obligations. 1 1 2 authorize the Emergency Manager to disregard the 2 Q. Both, I'm asking collectively. 3 strictures of Article 9, Section 24? I'm asking about 3 A. Yes, they're the largest cohort of unsecured claims. 4 words, in haec verba, I'm not asking interpolations or 4 Q. And at the time that you became the EM, how large did 5 extrapolations. I'm asking whether to your knowledge 5 you understand the un -- I'm sorry? 6 if there is anything in PA 436 that explicitly says 6 A. No, I'm just saying at the time it came to me, how 7 7 large I understand the unfunded amount to be? 8 A. I'm going to stay away from explicitly, but I'll try 8 Q. The unfunded retirement obligations to both the 9 9 pension and what you call OPEB. to answer your question. If your question is is there 10 anything in 436 that says the Emergency Manager is 10 A. It was unclear, because at the time I became Emergency 11 exempt from Article 9, Section 24, I've not read that 11 Financial Manager, there were reports issued by the 12 12 State that put the total debt of the City at in the statute. But when you say explicitly, as I've 13 said several times now, those interpretations require 13 12 billion I believe it is, then there were subsequent 14 14 reports that followed on that and put it at legal conclusions that are in fact being discussed and 15 briefed as we want, so I'm being very careful not to 15 14 billion. So at various times the figure grew. 16 give an interpretation as the Emergency Manager that's 16 Q. And the two aspect components I've asked about, the 17 contrary to what the statute provides. Ultimately I 17 pension and the OPEB, those were very large; were they 18 suspect a jurist will have to resolve that issue. 18 19 Q. You took an oath of office when you became the 19 A. I don't think they're large. There were still several 20 Emergency Manager; did you not? 20 billions of dollars. 21 A. Yes. ves. I did. 21 Q. They were in the billions of dollars? 22 Q. And I think these are the words you swore. You said, 22 A. Yes. 23 23 Q. And those were among -- there were obviously a number I do solemnly swear that I will support the 24 constitution of the United States and the constitution 24 of issues but those were among the financial issues 25 25 of this state and that I will faithfully discharge the that were impediments to Detroit's fiscal health; is Page 82 Page 84 1 duties of the office of Emergency Financial Manager, 1 that right? 2 City of Detroit, according to the best of my ability. 2 A. I believe so. 3 Do you remember giving that oath? 3 Q. And did the governor share that view with you? 4 A. Yes. 4 A. No. 5 Q. And were you speaking truthfully when you gave that 5 Q. He thought that the pension and OPEB obligations were 6 oath? 6 not impediments to Detroit's fiscal health? 7 A. Yes. 7 A. No, the governor -- the only discussion I had with the 8 Q. And did the oath you give apply equally to how you've governor was at a very high level about the dire 8 9 conducted yourself as Emergency Manager when PA 436 9 straits of the City and the need for some -- it was 10 became effective? 10 actually the dire straits of the City and the need for 11 A. I believe so. 11 some reform. There was no specific discussion about 12 Q. Now, after you became the Emergency Manager, you 12 pension or OPEB. 13 certainly specifically considered the question of a 13 Q. Now, at some point after you became the Emergency Chapter 9 filing; right? 14 14 Manager, did you have discussions with the governor 15 15 A. Yes. about a Chapter 9 filing to among other things get out 16 Q. Okay. And did you consider specifically the issue of 16 of the pension obligations that the City owed? 17 whether the City had in the course of a Chapter 9 17 MR. SHUMAKER: Object to form. 18 filing the right to seek relief that would adversely 18 A. Yes, I believe so. 19 affect pensions that were vested? 19 Q. And when did those take place? 20 A. Yes. 20 A. Since becoming Emergency Manager on the 25th I've had

City of Detroit?

22

23

24

21 Q. And isn't it correct that the retirement obligations

MR. ULLMAN: Objection, form.

25 A. Retired -- retired obligations meaning both OPEB and

were among the largest obligations that are facing the

regular conversations with the governor. Typically

they came up. I will say that it wasn't within our

25 Q. Okay. And we're talking -- these conversations, are

weekly. I don't recall the specific conversation when

initial conversations.

21

22

23

Page 88

KEVYN ORR CITY OF DETROIT, MICHIGAN

1 A. I'm taking my time because I'm trying to remember. 1 we talking about from the time you became the There were a number of different analyses and briefing 2 Emergency Financial Manager or the EM? In other 2 3 words, would it be -- are we talking about the early 3 papers and -- that would come across the desk and I'm 4 4 or the late March time frame? not sure any of them focused solely on state law. 5 A. Yeah, I don't think after the rollout and me becoming 5 Q. Okay. And what else -- what other law did they focus 6 effective on the 25th, I think the new statute came 6 on if not solely state law? 7 into play within days of that. I don't think the 7 A. They may have focused on state law and federal law. 8 Q. So you don't recall if there was any analysis that governor and I had any discussions from the -- I'm not 8 9 trying to draw a gap between EFM and EM. 9 just looked at state law? 10 Q. So this would have been within a few weeks? 10 A. No, sitting here today, I don't recall. There may 11 A. Yes. 11 have been, but I don't recall. 12 Q. After you became the EM would it be fair to say by 12 Q. And were you aware prior to the bankruptcy filing that 13 then you certainly had the discussions with the 13 under state law alone the pension obligations could 14 governor? 14 not be diminished or impaired? 15 A. This is the discussion we had about five to ten 15 A. Yeah, but here again they weren't specific discussions 16 about pension and OPEB, they were more discussions 16 minutes ago about whether or not state law permitted 17 about getting to what the numbers were and the initial 17 it and I will go back to my answer with that. It 18 18 processes of getting into the City. seems to suggest a legal conclusion based upon what 19 the statute 436 provides and the intent of the 19 Q. Okay. And in the course there were discussions that 20 20 you indicated about the possibility of filing a legislature. 21 Chapter 9? 21 Q. Let me ask you a different question. 22 A. Yes, those discussions came on later. 22 Is there anything in PA 436 that allows in 23 your view the Emergency Manager to impact or adversely 23 Q. And one of the things the Chapter 9 filing would 24 potentially allow you to do is get out of the pension 24 affect pension rights in the absence of a Chapter 9 25 25 obligations; is that right? bankruptcy filing? Page 86 1 A. Yes. MR. SHUMAKER: Objection, calls for legal 1 2 2 MR. SHUMAKER: Object to form. conclusion. 3 Q. Now, I take it after you became Emergency Manager you 3 4 explored what the issues and the options were with, 4 5 among other things, the pension liabilities that the 5 6 City faced? 6 7 7 A. Not -- no, the initial thing we started to do was to 8 try to drill down on the extent of the City's 8 9 financial obligations. 9 focus on the question. 10 Q. That really wasn't my question. I didn't ask what the 10 11 first thing you did was. 11 parties can negotiate anything. 12 MR. ULLMAN: So why don't you just read 13 back my question? 13 A. Uh-huh. 14 (Record read back as requested.) 15 A. At some point. 15 16 Q. And do you recall when -- scratch that. 16 17 And did you look at various options that 17 18 were available to you as EM to reduce the pension 18 whole point? 19 liabilities that existed for the City? 20 A. Among other things. 20 21 Q. And did you look at what avenues existed under state 21 22 law without recourse to any federal law? In other 22 23 words, independent of what any federal law might 23

Page 85

under state law only?

apply, what remedies or relief if any was available

24

25

25 A. Okay.

Page 91 Page 89 1 Q. Let's put aside consensual reduction in benefits. 1 A. I do. 2 A. Okay. 2 Q. Okay, could we have that introduced as an exhibit? 3 Q. Is there anything in PA 436 as you understand it that 3 A. No. allows the Emergency Manager without going through a 4 Q. Well, you're looking at it. 4 5 Chapter 9 filing -- so I'm taking Chapter 9 off the 5 A. Well, no, it's confidential. I'll tell you what --6 table; okay? Anything in PA 436 without consideration 6 MR. ULLMAN: It's not confidential now that 7 of Chapter 9 that allows the Emergency Manager to 7 he's looked at it as a deposition exhibit. 8 reduce or adversely affect pension rights? 8 THE WITNESS: No. 9 MR. SHUMAKER: Objection, calls for legal 9 MR. ULLMAN: Mr. Shumaker, I would request 10 10 conclusion. that you please have that marked as a deposition 11 A. It's the discussion we had a few minutes ago that it 11 exhibit. might and subject to briefing and a conclusion, the 12 THE WITNESS: That has interlineations and 12 13 Court could conclude that 436 after it was enacted --13 comments. It wasn't intended to --14 duly enacted by the legislature intended to have that 14 MR. ULLMAN: I would like that marked as an 15 very result. 15 exhibit. 16 Q. Can you point to any provision in PA 436, and I can 16 THE WITNESS: I would say we go to the 17 show you the statute if you would like to take a look, 17 judge with that. This is my private copy and I was 18 that specifically says that the Emergency Manager can 18 trying to assist you and --19 19 MR. SHUMAKER: And it will reflect abrogate or impair pension rights, again without 20 reference to either consensual diminishment or the 20 communications with -- attorney-client communications. 21 filing of a Chapter 9 bankruptcy? 21 So if you want to ask questions based upon that 22 MR. SHUMAKER: When you say explicitly, do 22 exhibit, please do. 23 23 MR. ULLMAN: Okay, we're reserving our you mean expressly? 24 MR. ULLMAN: Yes, those words. 24 rights to have that document produced to us and so we 25 25 A. We discussed that ten minutes ago. don't hold up the deposition, I'll show you another Page 90 Page 92 1 Q. And I never got a straight answer. So are you aware 1 copy. 2 2 of any --THE WITNESS: Okay. I was just trying to 3 3 A. I'll give you the same answers that I gave then. help you. Okay. And your question is? 4 MR. SHUMAKER: Object to form. Calls for 4 Q. Is there anything in PA 436, and putting aside 5 5 consensual diminishment of pension rights or the legal conclusion. 6 Q. Why don't we get out the statute? We can take a quick 6 possibility of a Chapter 9 filing, that allows the 7 7 look. Emergency Manager to abrogate or diminish pension 8 MR. SHUMAKER: Sure. 8 rights that are protected by Article 9, Section 24 of 9 Q. I've highlighted some parts but that won't affect 9 the Michigan Constitution? 10 anything. You can take a quick look and tell me if 10 MR. SHUMAKER: Objection, calls for legal 11 there's anything that you can point to that allows the 11 conclusion. 12 12 A. I would point out to you and I see you have Emergency Manager, again this is without the regard to 13 the possibility of a Chapter 9 filing and putting 13 highlighted in section 12(1)(M)(2), that it says the 14 aside consensual diminishment of pension rights, that 14 -- the language speaks for itself. The Emergency 15 allows the Emergency Manager to abrogate or diminish 15 Manager shall fully comply with Public Employee 16 vested pension rights. 16 Retirement System Investment Act; okay? And Section 17 MR. SHUMAKER: Objection, calls for legal 17 24, Article 9 of the State Constitution of 1968; okay? 18 conclusion. 18 But the provision that you were talking to, talking 19 A. We had this discussion a few minutes ago and I'll try 19 about earlier today, okay, has that constitutional 20 20 to be responsive. I said that within certain provision. But as I said, and I'll say again, there

provisions of the statute you had --

25 Q. -- of PA 436 with his own annotations.

22 Q. Just for the record I see that Mr. Orr has his own

21

23

copy --

24 A. I do.

may be legal reasons; for instance, in section 5 where

okay? There may be legal arguments that apply here.

again; okay? There may be an explanation for what is

So rather than draw a legal conclusion I'll say to you

the legislature specifically talked about pensions;

21

22

23

24

Page 93 Page 95 provided in the statute subject to a determination by 1 A. Yes. 1 2 a court. The language of the statute speaks for 2 Q. And this is something that you put out; isn't it? 3 4 Q. And since it does speak for itself and you have read 4 Q. And this was after you were Emergency Manager; yeah? 5 it, and putting aside -- I understand your position 5 A. Yes. 6 that there may be arguments that can be made, did you 6 Q. Okay. And do you recall giving an interview on radio 7 see anything in that statute that, putting aside about the plan? 7 8 Chapter 9 and putting aside the possibility of 8 A. I gave many interviews on the radio. Is there a 9 consensual diminishment, states that the Emergency 9 specific one? 10 Manager has the authority to diminish or impair 10 Q. Yeah, there is. There is one that was made on May 11 pension rights that are protected under Article 9, 11 12th, 2013 on WWJ and there's one piece of it that I 12 Section 24? 12 would like to focus on in particular. I'll read it to 13 MR. SHUMAKER: Objection, this witness 13 you. I have the article in which it's quoted, but 14 14 maybe you remember saying this. certainly has not had time to review the entire 15 statute as he sits here. You're talking about ever? 15 A. Okay. 16 Q. How many -- how many times have you reviewed the 16 Q. The quotation is -- about this plan, I believe it's 17 statute, Mr. Orr? 17 this plan, you said the public can comment but it is 18 A. I don't know. Certainly several dozen. 18 under the statute, it is my plan and it's within my 19 Q. Okay. And you have your heavily annotated copy there? 19 discretion and obligation to do it. This isn't a 20 20 A. I have a copy of the statute. plebiscite. We are not like negotiating the terms of 21 Q. So I assume if there were words in the statute that 21 the plan. It's what I'm obligated to do. 22 22 specifically said, yeah, the Emergency Manager can Do you recall making that statement on the 23 23 violate Article 9, Section 24, you would know where radio? 24 A. Yes. 24 they are; wouldn't you? 25 MR. SHUMAKER: Objection to form. 25 Q. And you were talking about the May 12th plan when you Page 94 Page 96 1 A. I don't know if they say violate. But here again, I 1 said that? 2 keep saying to you again and again these issues calls 2 A. Yes, financial and operating plan. 3 for legal conclusions. Statute speaks for itself. I 3 Q. And the May 12th plan referred to the possibility of 4 think we discussed earlier today was there anything 4 reducing or eliminating retirement benefits; didn't 5 that expressly said that and we said no, but I don't 5 it? 6 want to be in a position where we foreclose any 6 A. Yes. 7 potential arguments. I'm being very careful. 7 Q. And in fact, just going through this briefly on pages 8 Q. In your consideration of the pension issue is it 16 through 17, if I have this right, you're reporting 8 9 correct that the conclusion that you reach was that 9 about 5-point billion in unfunded medical costs; is 10 one way to get -- for the City to diminish and get out 10 that right? 11 of its pension obligations would be to go through a 11 A. Yes. 12 12 Chapter 9 filing? MR. SHUMAKER: Get to the page. I'm sorry, 13 THE WITNESS: Could you read the question 13 what page was that, counsel? 14 back? 14 MR. ULLMAN: Sixteen. 15 (Record read back as requested.) 15 MR. SHUMAKER: Sixteen. At the bottom. 16 A. Yes, I think at some point that we reached that 16 A. Yes. 17 conclusion. 17 Q. Then on the next page you wrote that as part of the 18 Q. And do you recall when that conclusion was reached? 18 comprehensive restructuring plan, the Emergency 19 A. No. 19 Manager will evaluate options to reduce or eliminate 20 Q. Let me show you another document. We'll mark this as, 20 certain healthcare costs for both active and retired 21 what are we up to, 8? 21 employees? 22 A. Uh-huh. 22 A. Yes. 23 (Marked Exhibit No. 8.) 23 Q. And that was a true statement? 24 Q. You're familiar with Exhibit 8; aren't you? It's the 24 A. Yes.

financial and operating plan of May 12th, 2013?

25

25 Q. And then if you turn back a little to page 3 of this

Page 100

KEVYN ORR

CITY OF DETROIT, MICHIGAN 1 document, I think you indicate that the pension 2 liabilities are underfunded by at least 600 million 3 and possibly more, possibly significantly more? 4 MR. SHUMAKER: Can you direct his 5 attention? 6 MR. ULLMAN: Yeah, it's in the first full 7 paragraph, the last three lines. 8 Q. It says, the city's pensions are underfunded by at 9 least 0.6 billion and perhaps significantly more once 10 appropriate actuarial assumptions and current data are 11 considered? 12 A. Yes. 13 Q. And that was -- you view that as an accurate statement 14 also: correct? 15 A. Yes. 16 Q. And then if you go to page 20 to 21, beginning on page 17 20 you sort of resummarize these obligations, these 18 liabilities and then you make a couple statements on 19 page 21 at the top you say, restructuring the City's 20 liabilities in a fair and equitable manner across all 21 relevant stakeholders is necessary for the City's 22 operational and financial survival. Do you see that? 23 A. Yes.

2 A. No, I think what we said here is that they must be 3 adjusted in a fair and equitable manner across all 4 stakeholders which would necessarily mean an 5 adjustment, yes. 6 Q. In your view didn't that mean they had to be adjusted 7 downwards? 8 A. What we have said and what I said at May 12th and 9 subsequently throughout is we needed -- we needed to 10 have a dialogue about what the status of an adjustment 11 would be, because it was clear the City couldn't pay. 12 Q. That's all I'm getting at, Mr. Orr. The question was 13 very simple. That what you are saying here is that 14 you needed to get these benefits reduced? 15 A. Yes, that's what I said. 16 Q. And is it correct that under Michigan law, again just 17 under Michigan law without reference to the bankruptcy 18 statute, you didn't have the authority or the ability 19 to reduce pension benefits? 20 MR. SHUMAKER: Objection, calls for legal 21 conclusion. 22 A. This is the same line of inquiry that we've gone 23 through before. I'll state the same response, if you 24

plan is to reduce them; true?

Page 98 1 City with a strong balance sheet and it continues. Do 2 you see that? It's kind of in the middle of that top 3 paragraph. 4 A. Yes. 5 Q. And then the next paragraph that says, this plan

24 Q. You go on to say that the restructuring of the City's

debt and other liabilities is essential to provide the

6 recognizes that interest rates, amortization, it 7 mentions some other things, continues with security 8 interests, legacy liabilities and all other aspects of 9 short- and long-term debt must be evaluated as part of 10 the City's comprehensive restructuring. It goes on, 11 significant and fundamental debt relief must be 12 obtained to allow the City's revitalization to 13 continue and succeed?

14 A. Yes.

25

15 Q. In all those statements they all applied to 16 obligations that were owed as well to retirees; is 17 that right?

18 A. I believe so. I believe we were talking about we 19 needed to do something to address those obligations.

20 Q. And that's what you refer to here as legacy 21 liabilities, the pension and healthcare obligations? 22 A. In part, yes.

23 Q. They're included in legacy liabilities; right?

24 A. Yes.

25 Q. And the plan here was, as you're saying here, that the

1 A. Okay.

Page 97

1

2 Q. Let me ask you a different question.

3 A. Thank you.

would like.

4 Q. Prior to the bankruptcy filing did you identify any 5 course of action under Michigan law, putting aside the

6 possibility of a consensual resolution, that would

7 allow the Emergency Manager to reduce pension benefits

25 Q. No, I can accept that your response would be the same.

8 without going through Chapter 9?

9 A. Here again, to the extent it calls for legal 10 conclusion, my prior answer, but I'll try to be 11 responsive. Yes, we did.

12 Q. And what were those alternatives?

13 A. Well, that's why we continued to say to the various

14 interested groups we needed to engage in a dialogue.

15 Q. I'm saying apart from a consensual resolution.

16 A. Okay.

17 Q. Okay. And what I'm asking is apart from the idea that 18 people could get together and agree --

19 A. Uh-huh.

20 Q. -- did you come up with any other course of action 21 under Michigan law that did not involve a bankruptcy filing and that would allow the Emergency Manager to 22

23 reduce pension benefits to retirees?

24 A. I don't mean to be evasive or trulish, but there were 25 a number of different alternatives that were

Page 101

- discussed. Some of them, frankly, by keeping the City 1
- 2 in a steady state would have effectively reduced those
- 3 pension obligations, yes.
- 4 Q. So the course that was considered was simply not
- 5 meeting the pension obligations as they came due; is
- 6 that right?
- 7 A. No, it's just what I said. By keeping it in a steady
- 8 state we weren't meeting our obligations there
- 9
- 10 Q. And that would include also not meeting the pension
- 11 obligations?
- 12 A. Yes. As I said, keeping in a steady state would by
- 13 definition reduce liabilities. That's what the City
- 14 was already doing.
- 15 Q. And was there any other avenue that was considered as
- 16 potentially viable to reduce the pension benefits
- 17 apart from what you just said and apart from going
- 18 through a Chapter 9 filing and again putting aside
- 19 some sort of negotiated resolution?
- 20 A. Well, we didn't consider the steady state alternative
- 21 viable.
- 22 Q. Uh-huh.
- 23 A. We thought that was quite problematic. Putting aside
- 24 the discussion we had earlier this morning about legal
- conclusions and what we possibly could do under the 25

- Page 103
 1 Q. Doesn't it say that they need to be reduced? Doesn't
- 2 it say that?
- 3 A. Yes.
- 4 Q. And it says they're unsustainable; doesn't it?
- A. Yes. I think generally speaking it says that, yes.
- Q. And we'll go through some of the specifics.
- 7 A. Okay.

9

- 8 Q. I think in here early on, around pages 23 to 24, you
 - note -- I think we discussed this a little bit -- that
- 10 the unfunded pension liability right now as of June
- 11 14th is more or less on the books as 643 million, but
- 12 it could be as large as 3.5 billion; is that right?
- 13 A. Yes.
- 14 Q. And that figure, that 3.5 billion figure, that's work
- 15 that's been done for the City by the Milliman firm; is
- 16 that right?
- 17 A. Well, among others, I think Milliman worked off on
- 18 initial Gabriel Rotors projections and then did their
- 19 own, yes.
- 20 Q. And are you aware that that number, the 3.5 billion,
- 21 has been disputed by various parties or objectors as
- 22 regards the actuarial assumptions that were used?
- 23 A. Yes.
- 24 Q. And at least one firm has taken the position that the
- 25 number should be much less than 3.5 billion?

Page 102

- statute, were there any other -- other than 1
- 2 consensually inviting resolutions, a potential Chapter
- 3 9 filing, any other alternatives? And a steady state,
- 4 those three, any other? I don't think there were any 5 other alternatives.
- 6 Q. Okay. Let's move on to the next document, which we'll 7 mark as Exhibit 9.
 - (Marked Exhibit No. 9.)
 - (Discussion held off the record.)
- 10 Q. Okay, let's look at Exhibit 9. This is a proposal for
- 11 creditors, June 14, 2013. You've indicated you're
- 12 familiar with it?
- 13 A. Yes.

8

9

- 14 Q. Now, this document, as I understand it, spells out in
- 15 general terms what you thought the problems were
- 16 facing Detroit and what you wanted to do about them?
- 17 A. Well, it spells out in general terms what we think the
- 18 problems are and it makes a proposal to what we think
- 19 we should do about them.
- 20 Q. Okay. And among the significant issues facing the
- 21 City were retirement obligations we've discussed;
- 22 right?
- 23 A. Yes.
- 24 Q. And the proposal refers to cutting them; correct?
- 25 A. Point me to a specific page, please.

- Page 104 1 A. I think several entities and firms have taken that 2 position yes.
- 3 Q. And you indicated you're not an actuary; correct?
- 4 A. That's correct.
- Q. So you have no expertise in that?
- A. I rely on our professionals and consultants, yes, who 7 are actuaries.
- 8 Q. So the accuracy of the 3.5 billion or some other
- 9 figure will be an issue that's going to be ultimately
- decided by a court if this matter proceeds; is that 10

11

- 12 A. We think it's accurate, but it may ultimately be
- 13 decided by a court.
- 14 Q. Now, on pages 90 to 91, if I understand this, and
- 15 particularly on 91, this is showing the current
- 16 projections, right, as I understand this particular
- 17 schedule?
- 18 A. Yes, it's the ten-year projections.
- 19 Q. Right. Under what I think has been referred to as a
- 20 steady state? In other words, this is without the
 - restructuring?
- 22 A. Yes, I think this is the ten-year steady state General
- 23 fund only projection.
- 24 Q. If you look at page 91, it shows, if nothing changes,
- 25 projections for both pension, contributions and

Page 108

KEVYN ORR CITY OF DETROIT, MICHIGAN healthcare benefits, right, and then the top headings? A. Yes. 2 3 Q. And for pensions, just using 2014 as an example, we see the number is 199.5 million? 4 5 A. Yes. 6 Q. And for the health benefits for 2014 it's 7 140.7 million? 8 A. Yes. 9 Q. And obviously if you look over the next several years, 10 it goes up? 11 A. Yes. 12 Q. Okay. And then so that I understand this, if you look 13 at pages 97 to 98, this is the same spreadsheet but 14 now showing what the figures would look like if this 15 proposal for restructuring were to go through; is that 16 right? 17 A. Yes. 18 Q. And so if we look again comparably for 2014, let's see, and let's start with -- I guess we can start with 19 20 the pensions. On page 97, for 2014, we now see an 21 item DC pension contribution. 22 A. Uh-huh. 23 Q. And that's -- that DC stands for what? 24 A. You mean the DC? 25 Q. Yeah, what do the words stand for?

147 million? 1 2 A. Retiree health, yes.

Page 105

3 Q. For retiree health?

4 A. Uh-huh.

5 Q. Under this proposal, the restructuring proposal, I 6 don't see any line entry for the retiree health

7 benefits.

8 A. Yes.

9 Q. So they're essentially being cut; correct?

10 A. Well, the obligation is being provided with a 11 different program, but yes, the City would not have an

12 obligation going forward of that magnitude.

13 Q. And going back to the pension contributions, you know, 14 we had talked about a diminution on the order of 80

15 percent from the 199.5 figure, and I think it's the

16 City's contention that the 199.5 figure is really

17 understated, right, because the obligations are really 18 a lot higher?

19 A. I think we think the liabilities -- this is the steady

20 state projection on 91. I think we think the

liabilities are higher because what we represented on

22 the second page of 98 is the estimated undersecured

23 claims for out years as opposed to a ten-year

24 projection.

21

25 Q. Right. And if the liabilities were really greater

Page 106 1 A. Defined contribution.

2 Q. Defined contribution?

3 A. Uh-huh.

4 Q. Now, the existing -- the pension plan that exists 5 under the steady state projections, is that defined 6 contribution plan?

7 A. That would be switched over. No, no, defined -- the 8 steady state scenario?

Q. That's a defined benefit?

10 A. That's a defined benefit plan.

11 Q. So what you're projecting here is a switch over to a 12

defined contribution program and for 2014 we see the

13 number for the city's contributions is now

14 25.4 million; is that right?

15 A. Yes, that's -- yes.

16 Q. And that compares with the -- what was the figure? 17

199.5 million that we saw under the as is?

18 A. Yes, projections.

19 Q. Yes. So the diminution it looks just on the rough 20 math that the City's pension contributions under the

21 restructuring are being cut by about 80 percent; is

22 that right?

23 A. Under 75 million, 80 percent, sure, roughly.

24 Q. And for health, the health benefits, which we saw that 25 were, what, under the current scenario something like

than the diminution from the steady state to the 1

2 restructuring scenario would be greater than 80

3 percent; wouldn't it?

4 A. It might be. I mean, we've said 80 percent. I mean,

5 199.5 less 25, you know, you just roughly cut those in

6 half, that's a 12 and 1/2 percent, but you know, 88

7 percent, somewhere in that neighborhood.

8 Q. Now, the people who are -- the retirees who are

9 getting impacted from these -- by these cuts in the

10 proposed restructuring, these are who? These are men

11 and women who previously served the City and are now

12 retired?

13 A. Yeah, they're two pension plans: one for General 14 services and the other for Police and Fire.

15 Q. And these individuals that serve the City in both public safety and nonpublic safety capacities? 16

17 A. Uniform and nonuniform, yes.

18 Q. And were these -- I guess the issue comes because the

19 pension liabilities and the healthcare benefits that

20 may be due are not -- there's not sufficient funding

21 that was put into them; correct?

22 A. Well, the healthcare benefit has no funding, the

23 \$5.7 billion. And the pension underfunding has our

24 estimate of the level of underfunding, the unfunded

25 portion of the pensions, in them. There are assets

Page 109 within both pension funds, it's the level of 2 underfunding that we're talking to. 3 Q. Right. And it's the underfunding that's resulting in 3 4 the cuts to the retirees; correct? 4 5 A. Well, this is a proposal I'll say again. We have said 6 again and again we want to have a discussion so we can 7 figure out what the rightsizing is. 7 8 Q. Can you please just answer the question, Mr. Orr? 8 A. I am, but you say cuts, you say cuts and that has a 10 10 different connotation and I'm trying to explain it 11 11 12 Q. This proposal the benefits get cut substantially; 13 don't they? 13 14 A. Yes, but we need to have a discussion. 15 Q. Now, the individuals whose rights and expectations and 16 benefits are being impacted under this, they weren't 16 17 themselves responsible for the lack of funding that's 17 18 resulted in these problems; were they? 18 19 MR. SHUMAKER: Objection, form, foundation. 19 20 A. That's -- that's a loaded question about 21 responsibility and --21 22 Q. I'm asking if the individual retirees whose pensions 22 23 23 and healthcare benefits may be impacted under this. 24 A. That's a loaded question. 24 25 25 MR. SHUMAKER: Same objection. Page 110 A. I'm going to be very careful here because while 1 2 2 recognizing that these are typically rank and file 3 employees, there's a whole bunch of issues regarding 4 responsibility and some of it has been written about 4 5 5 quite extensively. 6 Q. And you're aware that at least the vast majority of 6 7 7 the City employees, the retirees, count on their 8 pension and healthcare benefits in order to help make 8 9 ends meet? 9 10 A. I don't know if I'm aware of that as a fact. I know 11 certainly that pensions are important to retirees. 11 12 Q. Now, going back to page 98 of this restructuring 12 13 proposal, you pointed to a box --14 A. Yes. 14 15 Q. -- that shows a very large unsecured claim amount for 15 unsecured pension and OPEB? 16 17 A. Yes. 17 18 Q. And that's 9.2 billion? 18 19 A. Yes. 19 20 Q. And as I understand this proposal, the retirees who 20 21 fall into this category whose pensions and healthcare 22 benefits are being cut back by this would end up with 22 23 23 unsecured claims and get a share of the notes that the 24 City is intending to issue; is that right?

Page 111 propose to reduce would get a share of the note, yes. 1 2 Q. And is there any way to tell from this document how much any individual retiree would ultimately get if the notes go ahead and are issued? 5 A. Not from this document. 6 Q. There's no way to tell how much cash value any retiree would receive under this plan that's laid out here where they get notes? 9 A. It is my understanding that there are a number of different plans and benefits and factors that go into that determination for any specific retiree. 12 Q. Okay. Now, Chapter 9 is not referred to in this restructuring plan; is it? 14 A. I don't think we did. 15 Q. And I think you indicated before that if this was not agreed to by the various constituencies, then the only way to implement this restructuring plan would be, if at all, would be to try to go ahead and do that through Chapter 9; is that right? 20 A. I think what I said before, I think you're referring to the May 12th 45-day operating plan, but I think what I said before on June 10th and June 14th is we needed to engage in a dialogue, because we didn't want to go to Chapter 9. MR. ULLMAN: That wasn't my question. Can Page 112

you read my question back? (Record read back as requested.) 3 A. Yeah, I indicated that here today. Q. I'll just ask the question again. As you understood it, if the proposal here were not agreed to or some other consensual resolution was not reached, was there any way for you as Emergency Manager to implement this plan other than to try to get it put in place through a Chapter 9 filing? 10 A. Subject to the discussion that we've had a couple of times earlier today, what I have said is that Chapter 9 is an option to achieve these goals.

13 Q. And were you at this point aware of any option to achieve these goals other than Chapter 9 if a consensual resolution was not reached? 16 A. There were various briefing memos and discussions, but given the time frames that we were under, and I said this at the June 10th meeting and I said it at the June 14th meeting and I want to be responsive, that if we didn't, Chapter 9 was an alternative. 21 Q. And I don't think that's fully responsive at this point. Had you identified anything else as of June 14

25 A. The retirees whose pensions and healthcare benefits we

KEVYN ORR

CITY OF DETROIT, MICHIGAN 1 A. Nothing that would give us an orderly and comprehensive resolution of these problems. 2 3 Q. Now, you gave an interview, that I'm sure you're familiar with, with the Detroit Free Press on or 4 5 around June 14th. Do you remember it? I'll just tell 6 you what -- I believe you said -- and I'm sure you 7 remember this one and you can tell me. If not, I have 8 the quote. 9 A. Yeah, you can give me the quote. There's so many 10 interviews, but I'll trust your quote. 11 Q. Okay. 12 A. Okay. 13 Q. This is the quotation. Question, you said in this 14 report, referring to the June 14th proposal, that you 15 don't believe there is an obligation under our state 16 constitution to pay pensions if the City can't afford 17 it? Answer, the reason we said it that way is to 18 quantify the bankruptcy question. We think federal 19 supremacy trumps state law. 20 A. Yes. 21 Q. You don't deny making that statement? 22 A. No, I think I've said that several times. 23 Q. And the state law you were referring to that you

of the state constitution; is that right? Page 114

referred to as being trumped was Article 9, Section 24

3 to the pension issue; is there? 4 A. Subject to the discussions that we had earlier today. Q. As being trumped? There's no other state law that you 6 regarded as being trumped; is there? 7 A. No, there's no other as being trumped.

2 Q. There's no other state law that you view as relevant

Q. Trumped. 8

1 A. I believe so.

9 A. Right.

24

25

10 Q. So the answer to my question -- just so the record is 11 clear, the answer to my question is no other?

12 A. We're not referring to another state law.

13 Q. Okay, thank you.

14 A. Okay.

15 Q. Now, ultimately -- so when the subsequent bankruptcy

16 filing was made -- which it was; right?

17 A. Yes.

18 Q. The intention -- specific intention was indeed to

19 trump Article 9, Section 24 of the state constitution;

20 correct?

21 A. That wasn't the only intention.

22 Q. But that was an intention; was it not?

23 A. That was one of the objectives.

24 Q. Now, ultimately you did request authorization for the

25 governor to file; right? Page 113 1 A. Yes.

6

14

2 Q. I'm just going to put these letters into the record so

we have them.

4 A. Okav.

5 Q. I'm not sure I'm going to ask you much about them.

The first one is what we're going to mark

as Exhibit 10. 7

8 (Marked Exhibit No. 10.)

9 Q. This is 10. This is 10.

10 A. Thank you.

11 MR. ULLMAN: And I might as well mark 11

12 also. They kind of go together.

13 THE WITNESS: Okay.

(Marked Exhibit No. 11.)

15 Q. Okay, what we've marked as Exhibits 10 and 11

16 respectively are the July 16th, 2013 letter from you

17 to the governor and to the treasurer and then the

18 governor's response letter of July 18, 2013.

19 A. Yes.

20 Q. And you're obviously familiar with these documents?

21 A. Yes.

22 Q. And you wrote Exhibit 10, you signed it at least?

23 A. Yes.

24 Q. And Exhibit 11 is the governor's response; correct?

25 A. Yes.

3

Page 116 Q. Now, did you have discussions with the governor's 2 office or anyone on the governor's team leading up to

the request letter that you sent in?

4 MR. SHUMAKER: Objection to form.

5 A. Leading up to?

6 Q. Yeah, before.

7 A. Before that. I think there were discussions with the

8 treasurer and even the governor that if we weren't

9 making progress on negotiations, I might have to

10 submit the letter.

11 Q. Okay. And in those conversations was there any

mention of the impact that the bankruptcy filing might 12

13 have or was intended to have as regards the pension

14 benefits?

15 A. Probably, yes.

16 Q. And do you recall anything specific about that?

17 A. I -- um -- as I said, I had regular meetings of the

18 governor and his staff, we probably discussed this. I

19 don't recall a specific discussion.

20 Q. Do you recall telling the governor and his staff in

21 general that one of the purposes, I'm not saying the

22 only purpose, one of the purposes or intentions of the

23 Chapter 9 filing would be to allow you to cut back the

24 pension benefits?

25 A. Yeah, I don't want to give the misimpression that that



KEVYN ORR

CITY OF DETROIT, MICHIGAN Page 117 was the singular focus. I think most of our 2 discussions were about the need for the City to deal 3 overall with its balance sheet and its obligations, 4 which would include pensions. 5 MR. ULLMAN: Uh-huh. Okay, can you read my 6 question back? Listen a little more closely because I 7 was really -- it was a little more specific of a 8 question. 9 THE WITNESS: Okay. 10 (Record read back as requested.) 11 A. We probably had that discussion. I don't recall 12 anything specific, but we probably did. 13 Q. And do you recall any discussion during those same 14 conversations with the governor or anyone from his 15 staff as to the impact, if any, of Article 9, chapter 16 -- Section 24 of the Michigan Constitution as regards

18 A. I don't recall having discussions in that regard. No.

19 Q. Now, if you look at the governor's response letter,

20 okay, and the last page, you see at the top there's a

21 heading called contingencies?

pension benefits?

22 A. Yes.

17

23 Q. And it says 2012 PA 436 provides that my approval of 24 the recommendation to commence a Chapter 9 proceeding

25 may place contingencies on such a filing and it gives

Page 118

the citation. It continues, I am choosing not to 1 2 impose any such contingencies today. Federal law 3

already contains the most important contingency, a

4 requirement that the plan be legally executable,

5 11 U.S.C. Section 943(b)(4). Do you see that?

6 A. Yes.

7 Q. And did you have any discussions with the governor or 8 anyone from his staff about that language before you 9 received this letter back?

10 A. No.

11 Q. Were you -- did you have any understanding before 12 receiving this that as to whether or not the governor

was going to place any contingencies on the bankruptcy

14 filing?

13

21

15 A. No, but I was concerned about it.

16 Q. And what were you concerned about?

17 A. I was concerned that the governor might place some

18 contingency in any regards, not just related to the

19 pensions and others, but that the inner array on

20 limiting what authority I might have would impact what

discretion I would have under either 436 or Chapter 9.

I was just concerned about contingencies. 22

23 Q. And was one of the contingencies that you were 24 concerned about the contingency that could impair your

25 ability or restrict your ability to cut back the 1 pensions?

> 2 A. I was concerned about all contingencies. I didn't

3 know what the governor was going to say.

4 Q. That's really not my question. Can you read my 5 question?

A. Yes, I was concerned about all of them. That's what I 6

said.

7

8 Q. And that includes specifically the one about not being 9 able to affect the pensions; correct?

10 A. All contingencies.

11 Q. Thank you.

12 Had you discussed within your staff the 13 possibility of the governor putting a contingency that 14 would prohibit the Emergency Manager from taking 15 actions that would impair pensions?

16 A. My staff, including my legal counsel and consultants,

17 the entirety of staff at large?

18 Q. Yes.

19 A. Yes.

24

20 Q. And did you view the risk as substantial, that the

21 governor was going to do that?

22 A. Without disclosing any attorney-client confidences, I

23 don't know if we handicapped the risk. It was just a

general discussion. I had submitted a letter, I

25 wasn't sure what I was going to get back.

Page 120

1 Q. And did you have any plan in place as to what you 2 would do if the letter came back that imposed a

3 contingency that in any Chapter 9 filing nothing could

4 be done that would affect pension rights that were

5 protected under the Michigan Constitution?

6 A. No.

7 Q. Now, in his letter the governor -- the portion we've 8 just looked at on the back of page 5, the governor

9 says, having a legally executable plan under Section

10 943(b)(4). That's a reference, 943(b)(4), the

11 bankruptcy code; isn't it?

12 A. I believe so.

13 Q. So he says, he the governor says, having a legally 14 executable plan under Section 943(b)(4) of the 15 bankruptcy code is a contingency for Detroit's filing

16 a bankruptcy petition. Correct?

17 MR. SHUMAKER: Objection, document speaks

18 for itself.

19 A. That's -- I was going to say the document speaks for 20 itself. You're sort of reading it, you know, just

21 inversing it, but it says federal law already contains

22 the most important contingency requirement that the 23 plan is legally executable.

24 Q. Right. And this is in the context of him asking or 25 noting that under PA 436 he could, he the governor,

Page 121

could place contingencies on a Chapter 9 filing; 1

- 2 right?
- 3 A. Yes.

6

- 4 Q. And he goes on to say that federal law also contains
- 5 what he calls the most important contingency on the
 - Chapter 9 filing, that it be legally executable;
- 7 correct?
- 8 A. Yes, the letter speaks -- that's the language of the
- 9 letter.
- 10 Q. Did you agree with the governor's analysis here?
- 11 A. I -- do I agree? Yes, I mean, I agree that that's the
- 12 most important contingency that we get to, yes.
- 13 Q. Now, petition was filed -- the bankruptcy petition was
- 14 filed on July 18th, like at 4 in the afternoon, 4:05,
- 15 something like that?
- 16 A. That's what I was told. I don't know the specific 17 time.
- 18 Q. Now, in doing -- in making your bankruptcy filing,
- were you intending to do something that was in 19
- 20 violation of state law?
- 21 MR. SHUMAKER: Objection, calls for legal 22
- conclusion.
- 23 A. Here again, subject to all the discussions that we had
- 24 earlier today, I was intending to aleve the City of a
- 25 very dire situation and provide it with the maximum

- Page 123 1 Q. Did you make any inquiries of the State Attorney
- 2 General?

4

9

- 3 A. I know at some point -- and I'm going to be careful
 - here because as a state contractor, I want to be very
- 5 careful about whether or not the Attorney General also
- 6 is my counsel. I know at some point I met with the
- 7 Attorney General, but I don't recall when that was. I
- 8 don't recall if it was before or it was after the
 - filing. It might have been before.
- 10 Q. Okay. Well, if it was before, do you recall what 11 advice you got from the State Attorney General as to
- 12 whether it was legal under Michigan law for you to go
- 13 ahead with the bankruptcy filing but didn't protect
- 14 the pensions?
- 15 MR. SHUMAKER: Objection. I caution the 16 witness that to the extent it calls for
- 17 attorney-client communication, not to reveal those
- 18 communications.
- 19 A. I don't think I can answer the question without going
- 20 into attorney-client communications.
- 21 Q. But you don't recall specifically whether you actually
- 22 consulted the State Attorney General prior to the 23 filing; do you?
- 24 A. I recall meeting with the Attorney General at one -- I
- 25 may have had a couple -- I think I've had a couple of

Page 122

1

- ability to restructure itself.
 - MR. ULLMAN: I'm going to move to strike as nonresponsive. Can you read back my question, please,
- 4 and can you answer it, Mr. Orr?
- 5 (Record read back as requested.)
- 6 A. No.

1

2

3

- 7 Q. And at this time were you aware that a bankruptcy 8 filing that would allow you to impair pension benefits
- 9 was at least arguably in violation of state law?
- 10 A. I was aware that various parties had taken that
- 11 position, yes.
- 12 Q. So you were aware there was an argument? I'm not 13
- saying you were agreeing with it. 14 A. I didn't agree with it, but there was an argument.
- 15 Q. Now, did you give consideration to that argument?
- 16 A. Yes, I suppose I did.
- 17 Q. And what did you do to give consideration to that
- 18 argument?
- 19 A. I discussed it with counsel.
- 20 Q. Okay, which counsel?
- 21 A. My legal counsel.
- 22 Q. Legal counsel being?
- 23 A. Jones Day.
- 24 Q. Jones Day.
- 25 A. Uh-huh.

- Page 124 telephone conversations with him and I recall meeting
- 2 with him. I don't recall whether it was prior or
- 3 after the filing. I know from time to time -- I just
- 4 don't recall when it was.
- 5 Q. Would there have been any reason for you not to
- 6 consult the Attorney General prior to the bankruptcy
- 7 filing on that issue?
- A. No, I think the State Attorney General made his 8
- 9 position known prior to the filing.
- 10 Q. Now, as of this time the petition was filed there were
 - various state court litigations that had been begun?
- 12 A. Yes.

- 13 Q. And those challenged, among other things, PA 436;
- 14 correct?
- 15 A. Yes.
- 16 Q. And its constitutionality?
- 17 A. Yes.
- 18 Q. And in fact, the petition was filed just prior to the
- 19 start of a TRO hearing in one of those state
- 20 litigations; wasn't it?
- 21 A. I was told that either that night or the following
- 22 day.
- 23 Q. And are you aware that certain objectors in this
- 24 proceeding have stated that the bankruptcy petition
- 25 was filed just before the judge in the case was about

CH	Υ	OF DETROIT, MICHIGAN			125–128
1		Page 125 to issue a TRO prohibiting the bankruptcy filing from	1	^	No.
1 2		taking place?			And you have not taken any steps to stop the
		I heard that after the fact, yes.	3	Q.	bankruptcy proceeding from going forward; have you?
3		And are you aware that these objectors have stated	3 4	٨	No.
4		that in fact the state lawyers asked for a short delay	5	Λ.	MR. ULLMAN: Would this be a good time to
5		before the ruling was issued so they could get the	6		stop for lunch, a quick lunch?
6		bankruptcy filing in before the judge came down with a	7		MR. SHUMAKER: Sure.
7		TRO?	8		
8					MR. ULLMAN: I'm ready to continue but I
9	Α.	I don't know if I heard it I may have read that	9		know
10	_	later. I don't know if I heard it.	10 11		THE WITNESS: You got another how much
11		Did you have any involvement in those actions?			do you have another line of inquiry? Whatever
12		No, no.	12		everybody
13		Do you deny that that's what occurred?	13		MR. ULLMAN: I'm about to switch subject
14	Α.	I only know what I've heard and I have no personal	14		matters.
15		knowledge, I just know what I've heard and what I've	15		THE VIDEOGRAPHER: Going off the record at
16	_	read.	16		12:52 p.m.
17	Q.	And isn't it correct that you wanted to get the	17		(Luncheon recess between
18		bankruptcy petition filed as soon as possible because	18		12:52 p.m. and 1:30 p.m.)
19		you knew there was a risk that the state might rule it	19		THE VIDEOGRAPHER: We're back on the record
20		was illegal the state court might rule it was	20	_	at 1:35 p.m.
21		illegal under state law for the bankruptcy proceeding	21		Y MR. ULLMAN:
22		to be filed?	22		. Welcome back, Mr. Orr.
23		No, that wasn't the reason.			. Good afternoon.
24	Q.	Is there a particular reason that the bankruptcy		Q	. One other question about the June 14th proposal.
25		filing was made at 4:06 in the afternoon of the same	25		Referring to page 98, we talked about the defined
1		Page 126 day a TRO was being heard in the state court other	1		Page 128 contribution benefit plan?
2		than to get the jump on the state court ruling?		٨	Yes.
3		MR. SHUMAKER: Object to the form.	3		Okay. Is it correct that under that plan
4	٨		4	Q.	contributions are being made only for people who would
5	A. Q.		5		be current City employees?
6		litigation in fact later issued a ruling that PA 436	6	٨	Will the plan be closed?
7		is unconstitutional to the extent that it authorizes a	7		Yes.
8		proceeding under Chapter 9 in the way that could	8		Yes, I believe so.
		threaten to impair or diminish accrued pension	9		So under the restructuring plan there would be no
9		benefits?	10	Q.	pension contributions made for retirees; correct?
	٨		11	٨	. I believe that's correct.
11	Α.	Yes, I was informed that there are I believe three	12		
12	0	TROs after the bankruptcy filing. And you have proceeded with the bankruptcy petition		G	2. Now, you I believe said that the June 14th proposal
13	Q.		13		was presented at a meeting to representatives of
14	۸	notwithstanding; correct?	14		various creditors, I think you said that in your
15	Α.	Well, the bankruptcy petition had been filed. There	15	٨	declaration?
16		were open questions about the application of the stay.			. On June 14th, yes.
17		There was also a question about an appeal, which was	17		Okay. Did you speak at that meeting?
18		taken up I believe by the Attorney General's office.			Yes.
19		So when you say you proceeded with the petition, we	19		And who else spoke?
20		filed the petition, there was a ruling, and there were	20	А	. I believe all several members of our team, I
21	_	appeals.	21		believe it was Mr. Heiman, David Heiman, I believe it
22	Q.	Okay. And in light of the state court ruling that	22		was Ken Buckfire, I believe Heather Lennox was on, I
23		PA 436 was unconstitutional, you did not take any	23		believe Bruce Bennett was there, I believe Ken
24		steps to withdraw the bankruptcy petition from filing;	24		Buckfire may have spoken. I'm trying to recall if
25		did you?	25		there was anyone else.

KEVYN ORR CITY OF DETROIT, MICHIGAN

Page 129 1 Q. And this meeting took about two hours total; is that 2 right? 3 A. Approximately that time. Q. And you indicated in your -- the declaration that you 5 filed here that at the June 14th meeting you presented 6 the proposal and you presented the executive summary 7 and people got the full proposal as they exited and I

think you said that you answered questions posed by

- the attendees? 10 A. I believe that's correct.
- 11 Q. Is that an accurate and truthful description of what 12 happened at the June 14th meeting?
- 13 A. Yes.

8

9

- 14 Q. There were no actual negotiations at that meeting; 15 were they?
- 16 A. I don't think that -- you know, be careful of the word 17 negotiations, but no, not as it's generally
- 18 understood.
- 19 Q. Now, the next meeting that I believe took place was on 20 June 20; is that right?
- 21 A. Are you reading through my declaration?
- 22 Q. Uh-huh.
- 23 A. Page 55 has a list of meetings, around that
- 24 approximate time.
- 25 Q. Uh-huh.

Page 130

24

3

4

5

6

7

8

9

- 1 A. Okay, yes.
- 2 Q. So the next one was June 20; is that right?
- 3 A. If that's what it says in my declaration, yes.
- 4 Q. And there were both morning and afternoon sessions; is
- 5 that right?
- 6 A. Yes.
- 7 Q. And this was six days after the proposal had been 8 presented; correct?
- 9 A. Yeah, I haven't done the counting, but 14th to 20th, 10 yeah, it would be six calendar days, yes.
- 11 Q. And it was a two-hour morning session and about 90
- 12 minutes for the afternoon session?
- 13 A. That sounds about right.
- 14 Q. And in your affidavit or your declaration you
- 15 indicated that at this meeting, these meetings, the
- 16 City presented a more in-depth look at its analysis of
- 17 the health and pension obligations and suggested for
- 18 proposals -- suggested proposals for the modification
- 19 thereof that the City could fund within its means
- 20 going forward and you provided handouts of the
- 21 presentations. Are those accurate descriptions of
- 22 what --
- 23 A. Yes.
- 24 Q. So there were no actual negotiations at that meeting
- 25 either; were there?

1 A. I'm going to defer as to whether or not those

- 2 constitute negotiations. There was a give and take is
- 3 my understanding, but I'm not going to testify that
- 4 those did not constitute negotiations.
- 5 Q. Well, was there any actual sit down, you know, and 6 bargaining as to what the City would agree to as an
- 7 alternative to what was put in the June 4th (sic)
- 8 proposal and what it would not?
- 9 A. Here again, let me be careful here. The obligation to 10 collectively bargain is suspended for five years so I
- 11 just want to state that for the record. We are not in
- 12 any way by answering this question seeking to waive
- 13 that right, as it is traditionally understood. That
- 14 being said, I think at those meetings and all the
- 15 meetings I've referenced we generally asked during
- 16 those meetings for proposals which could be
- 17 characterized as negotiations.
- 18 Q. Did the City make any counterproposals to the June 19 14th proposal at the June 20 meetings?
- 20 A. Well, we wouldn't bargain against ourselves.
- 21 Q. It's a yes or no question; okay?
- 22 A. Sir, throughout the day I'm trying to give you a
- 23 response. I know you want yes or no questions for
 - purposes of your briefing, I suppose, but I'm trying
- 25 to give you an accurate response.

Page 132

1 Q. I would appreciate it if you could answer the question 2 without making speeches.

MR. ULLMAN: Can you have the question read back, please?

THE WITNESS: It's not a speech, it's a response.

MR. ULLMAN: Question read back.

(Record read back as requested.)

MR. SHUMAKER: Object to the form.

- 10 A. We didn't receive any counterproposals so there was 11 nothing to counter.
- 12 Q. And did you make any further mod -- did you make any
- 13 modifications on June 20 to the proposal you had made 14 on June 14th?
- 15 A. Here again, I'm going to be careful as to whether or not what we discussed at the 20 referred to 16
- 17
 - modifications but suffice it to say we went over in
- 18 detail as I said in my declaration our proposal on the
- 19 14th and asked for responses.
- 20 Q. Okay. The next meeting I believe took place in July; 21 is that right? July 10th and 11th?
- 22 A. Yes, here again, if you're reading my declaration,
- 23 that's what I state.
- 24 Q. Now, in this set of meetings there were -- first of 25 all, were you present there?

OTT OF BETTOTT, WHOTHO, IT	100 100
Page 133 1 A. I don't I don't recall which of those meetings. I	Page 135 1 As of this time, has the City received any
2 know I attended the 14th in person, I had my June 10th	2 specific proposals from any of the potentially
3 meeting in person, and I know I attended one or some	3 interested parties?
4 of these other meetings, but I don't recall if I was	4 A. Not to the best of my knowledge.
5 present at that meeting.	5 Q. And the authors go on to say it would be productive if
6 Q. Okay. So I take it then that you have no personal	6 the City could provide us with its specific proposals
7 recollection as you sit here now as to what happened	7 on pension benefit restructuring as soon as possible.
8 at those meetings?	8 We have had only two meetings I'm sorry, we have
9 A. No, only as reported to me by my staff or consultants.	9 had two meetings where the similar pension benefits
10 Q. Okay. And so what is set out in your declaration that	were addressed and still have only the general
11 you filed in the bankruptcy case regarding the July	observation that pension benefits must be reduced.
12 10th and 11 meetings is essentially a recitation of	12 Is that a fair characterization as to the
facts that were reported to you by others?	13 status as of July 12th?
14 A. Yeah, my information and belief, yes.	14 A. Well, I'm assuming that it's fair to say there were
15 Q. And so far as you were aware, the description of the	two meetings. I'm not sure that they have the City's
16 meetings that you put in your declaration were full	general observation. My understanding was that there
17 and complete and accurate?	17 were discussions besides the meetings and follow-up
18 MR. SHUMAKER: Object to the form.	regarding pension benefits, but that's to the best of
19 A. Yes.	19 my knowledge.
20 Q. And we're talking about the meetings for July 10th and	20 Q. And they go on to say, sufficient we hope
21 11th just to be clear?	21 sufficiently provide to our next meeting the City will
22 A. Yes.	22 provide us with specific proposals on pension benefit
23 Q. Okay.	restructuring so that our meetings can be genuine,
24 MR. ULLMAN: I'm going to show you a	good faith negotiations on the City's debt.
25 document that we will mark as	25 A. Yes, I see that.
Page 134 THE COURT REPORTER: Eleven excuse me,	Page 136
2 12.	2 not provided any specific proposals to these
3 THE WITNESS: Twelve.	3 gentlemen?
4 MR. ULLMAN: Twelve.	4 A. No. No, no, that's not what I indicated.
5 (Marked Exhibit No. 12.)	5 Q. Okay.
6 Q. Exhibit 12 is a letter on the letterhead of the	6 A. No, I think we did provide a proposal on June 14th and
7 Detroit Firefighters Association dated July 12, 2003	7 I think the testimony was that we flushed those out
8 (sic) to Evan Miller and David Heiman of Jones Day.	8 subsequently.
9 A. Yes.	9 Q. So the only proposal that had been provided so far is
10 Q. Are you familiar with this letter?	a proposal on June 14th and nothing beyond that?
11 A. I've seen this letter before, yes.	11 MR. SHUMAKER: Object to the form.
12 Q. Okay. And in this letter the authors refer to the	12 A. No, I think we said that there were other discussions;
13 July 10 meeting and say that in the third paragraph	in fact, you said based upon my declaration that there
you stated you wish to discuss pension restructuring	were further discussions that followed up after June
proposals, you were then asked by the DPOA president,	15 14th.
16 Mark Diaz, for specific City pension restructuring	16 Q. Maybe I was unclear in my question.
proposals I'm sorry, I think I omitted the word	17 A. Okay.
18 benefit. For specific City benefit restructuring	18 Q. There were no proposals that had been put out by the
19 proposals. You declined to give any specific	19 City subsequent to the June 14th proposal; correct?
20 proposals.21 As far as you're aware, is that an accurate	20 THE WITNESS: I guess someone was on the
AS IAL AS VOLTE AWARE IS IDALAD ACCURATE	21 cell Are we okay?
22 statement?	21 call. Are we okay? 22 A. No proposals put out by well, you keep saying

24 Q. And they go on to say, we are reviewing and will

provide the City with specific proposals.

23 A. Yes.

25

proposals. There's nothing as comprehensive that was

proposed as we put on June 14th. There was additional

data and additional information that was provided

23

24

Page 140

KEVYN ORR CITY OF DETROIT, MICHIGAN

Page 137 underfunding and then tackle contributions and after June 14th. 1 2 Q. So we're clear, no additional proposals that provided 2 attendant benefit changes. Do you see that? 3 for the pension cuts or the health benefit cuts in a 3 A. Yes, it speaks for itself. 4 way that was different from what was in substance set 4 Q. And was that the position of the City as of July 17, 5 out on June 14? 5 2013? 6 A. Well, you say what was different. 6 A. Yes, we said that before. 7 Q. You haven't changed what was set out in the June 14th Q. As of July 17th now, 2013, had the City presented any proposal; have you? 8 proposals that were different from the proposals set 9 9 A. You're not letting me respond. Can I respond? out in the June 14th document? 10 Q. Let me withdraw the question. 10 A. As I said previously, subject to that testimony about 11 A. Okay. 11 discussions that were had at these meetings, I think 12 Q. Had there been any modifications to the June 14 12 this letter speaks for itself. We were requesting 13 proposal as of July 12, 2003 -- '13? 13 input from the various interested parties as far as 14 MR. SHUMAKER: Object to the form. 14 our June 14th proposal. 15 A. There could have been discussions that could qualify 15 Q. And the discussions were the same ones that you 16 as modifications, but generally speaking, the broad 16 answered about in the very last question --17 outline of the proposal we submitted on June 14th was 17 A. Yes. 18 still the proposal that we were talking about. 18 Q. -- when I asked you what the discussions were? 19 Q. Okay, and what were the discussions that you were 19 A. Yes. 20 referring to that you said could qualify as 20 Q. And as of June 17th -- I'm sorry, July 17th, had the 21 modifications? 21 City actually sat down with any union or retiree 22 A. Discussions we had with all members at the due 22 association to attempt to reach an agreement on a 23 23 diligence follow-up sessions where we requested their restructuring plan that had terms that were different 24 24 from the terms in the June 14th proposal? 25 Q. And was there any bargaining that took place at those 25 A. July 17th? Page 138 1 sessions where the City said it would be willing to 1 Q. I'm sorry, yes. 2 agree to something that was different from what was in 2 A. Yes. 3 3 Q. If I misspoke, I'm asking as of July 17th. June 14? 4 A. Here again, I'm going to stay away from bargaining as 4 A. Yes, we may have. 5 a legal conclusion, duty to bargain is suspended. I 5 Q. You say you may have. Did you? 6 will say there was a back and forth and my A. I was aware that there were ongoing confidential 7 understanding discussions and invitations for further 7 negotiations with at least one union --8 information. 8 Q. Okay. 9 Q. Thank you. 9 A. -- about a proposal. 10 I'm going to show you the next document, 10 Q. Okay. Were you present during those negotiations --11 which is a response to the one that we have as Exhibit 11 those discussions? 12 12, which we'll mark as Exhibit 13. 12 A. I have -- I have not -- I have met with members' 13 (Marked Exhibit No. 13.) 13 representatives of those unions. I'm not sure I was 14 Q. Exhibit 13 a letter from Jones Day in response to what 14 in on all negotiations. 15 we have marked as Exhibit 12; do you see that? 15 Q. Are these discussions that the City has stated are 16 A. Yes, I believe so. 16 subject to privilege under Federal Rule of Evidence 17 Q. And you see this is -- the letter starts out by 17 408? 18 thanking the authors for their letter of July 12th? 18 A. Yes.

20 Q. And then in the second paragraph Jones Day goes on to

expressed at the meeting, we still think it makes

unions and association leaders on actuarial

say, consistent with the position Dave Heiman and I

sense to first try to reach common ground with key

assumptions and methods and the amount of PFRS

19 A. Yes.

21

22

23

24

25

19 Q. Okay. And other -- so will you tell me what was said

calls you to reveal privileged communications.

have to be a little circumspect. Suffice it to say

there were discussions along the line of this exchange

23 A. Yeah, those discussions are ongoing and so I'm -- I

MR. SHUMAKER: Objection to the extent it

at those sessions?

20

21

22

24

Page 141 1 of letters of what could be addressed based upon our	Page 143
2 June 14th proposal.	2 A. July.
3 Q. Okay. And with whom were those discussions? Which	3 Q. As of July 17th, you had not received any actual
4 groups? You said you met with one or two groups or	4 proposal outside possibly with the settlement
5 you were aware of meetings with one or two groups.	5 discussions you were talking about from any union or
6 A. I think those are confidential, because as I said,	6 retiree association; is that right?
7 those discussions are ongoing, so I don't want to	7 A. Outside of those settlement negotiations
8 interfere with settlement negotiations or breach	8 Q. Yes.
9 confidentiality so I'm reluctant to answer your	9 A that is correct.
10 question.	10 Q. Now, as of July 17, had the City told any union or
11 Q. Okay, well, will you answer my question or will you	11 retiree association that it would in fact be willing
12 not?	to proceed with the restructuring on terms that did
13 A. I don't think I can. I think they're supposed to be	not include the elimination of ongoing pension
14 confidential.	14 contributions for retirees?
15 Q. Well, you know, you have to answer the question unless	15 A. When you mean the City, you mean all of my consultants
16 your counsel instructs you not to.	16 and others; correct?
17 MR. SHUMAKER: If you think it's going to	17 Q. Yes.
18 reveal privileged communications, I'm going to	18 A. There may have been discussions in that regard. I
19 instruct you not to answer.	19 think I recall hearing that there was I can't
20 THE WITNESS: I'll be I don't know so	20 recall a specific meeting, a discussion about how that
21 much can I consult with my counsel?	21 would be arranged, but I'm not sure.
22 MR. ULLMAN: Yes.	22 Q. So you personally did not make any such statement; did
23 THE WITNESS: Can we go off the record?	23 you?
24 MR. ULLMAN: Yes.	24 A. Statement about?
25 THE WITNESS: Let's step out.	25 Q. Saying to anyone to any union or retiree
Page 142	Page 144
1 THE VIDEOGRAPHER: Going off the record at	1 association that the City would in fact be willing to
2 1:53 p.m.	2 agree to a restructuring that did not involve the
3 (A brief recess was taken.)	3 elimination of ongoing pension contributions for
4 THE VIDEOGRAPHER: We're back on the record	4 retirees.
5 at 1:57 p.m.	5 A. No, I didn't say that.
6 BY MR. ULLMAN:	6 Q. And do you know in fact whether anyone working on your
7 Q. Okay, will you answer my question, Mr. Orr?	7 team ever said that to any union or retiree
8 A. No, I think this is concerns commercially sensitive	8 association?
9 potentially confidential settlement negotiations and	9 A. No.
10 implicates the attorney-client privilege so I cannot	10 Q. Okay. During the time from June 14th to July 17, did
11 answer your question.	11 you or anyone else from your team tell any union or
12 Q. Okay, so apart from the discussions that you won't	retiree association that the City acknowledged that
tell me about, would the City actually sit down with	under Michigan law pension rights were explicitly
any union or retiree association in an attempt to	14 protected from being impaired or diminished?
reach an agreement on a structuring plan on terms that	15 A. I don't
are different than the terms set out in the June 14th	16 MR. SHUMAKER: Objection, form, calls for
17 proposal as of July 17th?	17 speculation.
 18 A. As I said before, subject to the meetings we've had, 19 we've exchanged information which may constitute the 	18 A. I don't recall anyone saying that, but it may have19 happened.
20 type of sit down you're talking about. Other than the	
21 ones that have been recounted and phone calls and	20 Q. But you personally didn't make that statement; did 21 you?
22 meetings I may not be aware of, this is what I know in	21 you? 22 A. I don't recall saying that. I may you know,
23 my declaration.	23 anything is possible, I just don't recall saying it.
24 Q. And as of June 17th then, I take it you had not	24 Q. And as of July 17, had the City, you or anyone working
25 received any actual proposal I'm sorry, I keep	25 for you, told any union or retiree association that it
20 Toodivod arry dollar proposal Till sorry, I keep	25 101 you, tota arry union of fourto abboolation that it

KEVYN ORR CITY OF DETROIT, MICHIGAN 1 would in fact be willing to agree to a restructuring 2 plan that did not effectively eliminate the prior 3 existing health benefits for retirees? 4 MR. SHUMAKER: Objection, foundation, calls 5 for legal speculation. 6 A. Healthcare benefit for retirees? 7 Q. Yeah. A. That did not eliminate it? 9 Q. Yeah, that you --10 A. Did not adjust it in some fashion? 11 Q. Did not essentially cut it out the way it was being 12 cut out in the June 14th proposal. 13 A. Yeah, I want to be careful with the frame cut out, 14

- because I think there were subsequent discussions
- 15 about what would be provided instead --
- 16 Q. Uh-huh.
- 17 A. -- as a proposal, so I don't want my testimony to seem
- 18 as if we were not proposing an alternative to the
- 19 existing healthcare plan and that had not been
- 20 discussed prior to July 17th, but subject to those
- 21 qualifications the answer to your question is yes.
- 22 Q. Now, I've been asking you as of July 17 and then the
- 23 bankruptcy filing was the very next day; correct?
- 24 A. Yes.
- 25 Q. Now, in your declaration do you recall making

- Page 147 1 A. Yeah, I don't think that was just a function of press
- 2 reports, I think that was relayed to me upon my
- 3 information and belief by others as well.
- 4 Q. Upon your information and belief sounds like you
- 5 didn't hear it personally?
- 6 A. No, I just don't recall whether I heard it personally.
- I have heard it personally in other meetings from 7
- 8 union representatives prior to July 17th, sure.
- 9 Q. With respect to the statements that you quote in the 10 newspaper, those are just newspaper reports; right?
- A. Well, if they're newspaper -- they speak for 11
- 12 themselves if they're newspaper reports, but have I
- 13 heard that from union representatives?
- 14 Q. I'm --
- 15 A. I'm responding to your question. Have I heard that
 - from union representative? Yes.
- 17 Q. I'm going to get these in two phases; okay?
- 18

16

- 19 Q. For the newspaper reports, you're relying on what was
- 20 said in the newspaper?
- 21 A. Yes.
- 22 Q. So you have no personal knowledge as to whether the
- 23 quotation in the newspaper was accurate or anything
- 24 like that?
- 25 A. Unless I was there, I'm not the reporter, yes.

Page 146

Page 145

- 1 statements to the effect that there were expressions
- 2 by certain union representatives that they would not,
- 3 and I quote, countenance discussions over proposals to
- 4 modify either retiree healthcare or pensions?
- A. Yes, I think those are guite publicly stated.
- Q. And you refer in your declaration to newspaper reports
- 7 from June 20 and 21?
- 8 A. Yes, and I'm trying to recall if people said that to
- 9 me personally as well. Yes, but I do recall the press 10 reports, yes.
- 11 Q. And those are in fact press reports that you referred
- 12 to as you said?
- 13 A. Yeah, but I think -- and I'm just -- was your question
- 14 asked about union representatives or union members?
- 15 Q. Union representatives.
- 16 A. Could that include members?
- 17 Q. I'm not asking about people who are just members and
- 18 not officials in the union.
- 19 A. So you're talking about union officials?
- 20 Q. Union officials.
- 21 A. Okay. That they would not countenance any change
- 22 to --
- 23 Q. I think the language from your declaration is that
- 24 they would not countenance discussions over proposals
- 25 to modify either retiree healthcare or pensions.

- Page 148 Q. Now, what statements were made to you outside of what 2 you read in the newspaper?
- 3 A. Quite early on I had heard from union representatives,
- 4 I believe at DFFA, DPLSA, DPOA, I'm not sure it
- 5 includes AFSCME, UAW, but I had heard statements in
- 6 that regard in many of the meetings that I've had with
- 7 them previously prior to July 17th.
- Q. And did they specifically -- what statements, saying 8
- 9 specifically what?
- 10 A. Generally -- you know, I don't know the exact quotes,
- 11 but generally speaking what I said. They would not
- 12 countenance cuts to healthcare and benefits.
- 13 Q. That wasn't actually what you said in your
- 14 declaration.
- 15 A. That's what I said generally.
- 16 Q. What you said in your declaration is they would not
- 17 countenance discussions over proposals to modify
- 18 either retiree healthcare or pensions.
- 19 A. Yeah, healthcare, okay, yes.
- 20 Q. So who said what -- I would like to know specific as
- 21 to who said what to you when? 22 A. As I said, I had meetings early on with DFFA, I don't
- 23 recall the specific members, but I recall the meeting,
- 24 they were quite heated. Might have been one with
- 25 Mr. McNamara, Mr. Shinsky and others. I've had many

Page 152

KEVYN ORR

CITY OF DETROIT, MICHIGAN Page 149 meetings with DPLSA, Rodney Sizemore and Mark Young. on with --1 2 I've had meetings with DPOA, Mark Diaz, where that was 2 Q. The Police and Fire? 3 said prior to July 17th. 3 A. Yes. 4 Q. Okay. And you're aware that the -- at least two of 4 Q. And what was the substance of those discussions? 5 the individuals that you mentioned are signatories to A. This was concerns expressed about potential impact to 6 what we've marked as Exhibit 12? 6 pensions and healthcare obligations. 7 A. Yes. 7 Q. And are you aware that the police and firefighters 8 Q. So you're not suggesting, are you, that those people 8 association, RDPP -- I'm sorry, RDPFFA, that's who 9 were saying that their unions would not in any event 9 you're referring to? 10 negotiate with the City; were you? 10 A. Right, RDPFFA, yes. 11 A. I didn't -- that's not my testimony. That's what I 11 Q. Retired Detroit Police and Firefighters Association, 12 say in my declaration. I think most of the 12 they represent retired police and firefighters; 13 discussions that were had were, here again, staying 13 correct? 14 away from the traditional concept of negotiating 14 A. Yes. I assume. That's their name, yeah. 15 because I'm not waiving any rights, but the general 15 Q. Did anyone from that organization tell you that they 16 concern is we're not going to change pension and 16 were refusing to negotiate with the City? 17 healthcare benefits, there were a lot of discussions, 17 A. No, I don't think the discussion was of that nature 18 these are affecting people's lives, these are promises 18 and character about refusing to negotiate. I think it 19 that the City has made, all the things you've heard 19 was quite -- by some members of that meeting made 20 before. Those were recounted to me many times. 20 quite clear that they were not interested -- refusing 21 Q. Okay. And as we saw from the document we've marked as 21 is a big word. It was made quite clear they were not 22 Exhibit 12, the DFFA was in fact interested in getting 22 interested in hearing about adjustments to pension 23 specific proposals from the City and said it would be 23 benefits. making its own proposal; correct? 24 24 Q. But you're not saying that that organization said it 25 MR. SHUMAKER: Objection, calls for 25 refused to negotiate with the City; are you? Page 150 speculation. 1 A. Like I said, refused is a big word. There was a lot 2 A. The letter speaks for itself, but it says it would be 2 of stridency in the conversations. 3 productive if the City could provide us with specific 3 Q. But to be clear, your testimony is not that the 4 proposals on pension benefit restructuring as soon as 4 retiree association for the police and firefighters 5 5 said that they would refuse to enter into any possible. I think that there had been discussions in 6 some of those meetings about pension benefits, but I 6 negotiations with the City? 7 7 A. No, I keep saying it's not a question of refusing, it guess they're asking for more detailed information. 8 8 was that you can't do this. So they didn't say and Q. And it also says as we went through before in the 9 fourth paragraph, we are reviewing and will provide 9 we're not going to ever talk to you again. That did 10 the City with specific proposals; correct? 10 not occur. What was was very strident about you can't 11 A. Yeah, that's the information I got and they said they 11 do this. were going to provide us with specific proposals. 12

12 Q. And you could understand why they were strident about 13 what was being done to their retirement benefits;

14 can't you?

15 A. Well, nothing's been done to their retirement 16 benefits. We've held them harmless for the balance of

17 this entire year. There was a proposal.

- 18 Q. You can understand about the retirees would be upset about what was proposing to be done; can't you? 19
- 20 A. I've said that before, sure.
- 21 Q. I want to show you another document. Was that the only retiree association you had discussions with? 22
- 23 Any discussions with the Detroit Retired City
- 24 **Employees Association?**
- 25 A. I'm trying to think. None that I recall. None that I

13 Q. Okay. And -- okay.

about.

correct?

20 A. Yes.

Exhibit 13 again; correct?

16 A. Yes, this is the given for the discussions I talked

21 Q. Did you personally have any discussions with

representatives of any retiree associations?

18 Q. And then the bankruptcy filing was the very next day;

And then we saw the response to that was in

14

15

17

19

KEVYN ORR

CITY OF DETROIT, MICHIGAN Page 153 Q. Okay. Let me show you another document. 2 3 A. There may -- none that I recall with specificity. 4 Q. Okay. And you were aware that they represented other 5 nonuniformed retirees? 6 A. Yes. 7 Q. But you can't recall anything --A. None I recall with specificity. 9 MR. ULLMAN: Okay. Let's mark the next 10 document, which is, what, 15? 11 THE COURT REPORTER: Fourteen. 12 MR. ULLMAN: Fourteen. 13 (Marked Exhibit No. 14.) 14 Q. Okay, 14 is a document entitled retiree legacy cost 15 restructuring, September 11, 2013. 16 A. Yes. 17 Q. Are you familiar with this document? 18 A. Yes. 19 Q. And does this represent the City's current position as 20 to what it's going to do, what it's going to provide 21 22 A. This represents the slide deck that we proposed last 23 week at the initial meeting with the retiree 24 committee. 25 Q. Okay, and does it represent the position for the City currently as to what it's --2 A. Yes, this is the current --3 Q. -- planning to propose or planning to put through? 4 A. Yes, this is the City's current thinking.

Page 155 1 Q. And on the pension side of things has there been any 2 change from what was set out in the June 14th 3 proposal? As I understand this, it's still a defined 4 contribution plan for current employees and no 5 contributions being made by the City for retired --6 for retirees; is that right? 7 MR. SHUMAKER: Object to the form. 8 A. Yeah, the general consensus is that you would close 9 the plan and there would be contributions for 10 currents, yes. 11 Q. And so again, just to be clear, that means for 12 retirees no ongoing contributions provided by the 13 14 A. None other than their participation in the note that's 15 proposed in the June 14th proposal. 16 Q. And with no new funding for their pensions the 17 payments will stop -- to the retirees would stop being 18 made when the retirement funds run out; is that right? 19 A. That's a loaded question. I mean, the -- and the 20 reason I say it's a loaded question, some of the 21 retirement funds have said their payments won't run 22 out so that's why we want to have a dialogue. We 23 think they're at risk. They've told us they're not. 24 Q. And by the City's estimation the pension funding will 25 run out when? If no new funds are put in?

Page 154

- Q. And as I understand this roughly, on the health side 6 what the City was saying it will do is essentially the
- 7 retirees who are Medicare qualified can sign up for
- 8 some various Medicare plans and the City will help
- 9 them with the payment of the premium for that?
- 10 A. Yes.

11 MR. SHUMAKER: Objection, document speaks 12 for itself.

- 13 A. But yeah, on page 4 it starts that discussion, yes.
- 14 Q. Okay. And essentially for nonMedicare retirees in 15 terms of getting healthcare, they're on their own and 16 the City says it will give them \$125 stipend; is that

17 right?

18

MR. SHUMAKER: Objection to form.

- 19 A. Yeah, you say they're on their own, but I think 20 there's a proposal here that they be able to go onto 21 the exchanges provided by the Affordable Care Act and 22 the City would give them a stipend.
- 23 Q. Right, and that's if to the extent they can do it, but 24 it's up to them to do something like that; right?
- 25 A. Yeah, like Harris Teeter did last week, yes.

Page 156 1 A. Well, as you can see from our proposal, we have -- not

- 2 so much from the proposal but June 14th as well, we 3 made certain assumptions as to when the funds might
- 4 run out if nothing is adjusted one way or the other.
- We've been told that we're wrong so --5
- 6 Q. I'm asking. I'm asking the City's point of view.
- 7 A. The City's point of view is that we've made an 8 accurate and fair assumption that the funds will run 9 out at some point within the next two decades.
- 10 Q. And that's if no new money is contributed?
- 11 A. If -- well, and I'm being very careful. It's not just
- 12 if there's no new money, it depends upon actuarial
- 13 rates, it depends upon rate of return. Pensions could
- 14 invest in the Microsoft of their day and have more
- 15 than enough funds for the foreseeable future. But
 - assuming certainly reasonable assumptions that is the
- 17 conclusion of the City.
- 18 Q. And just to be clear, and that assumption as to when 19 it would run out assumes no further contributions by
- 20 the City; correct?
- 21 A. Yes, it assumes we close the plan. Other than the 22 note.
- 23 Q. And do you have any more specific recollection as to 24 when the funds would run out other than within the
- 25 next two decades?

1	A. It's in my papers. If you want to point me to it,	1
2	that's fine, but I'll stand by what's in the papers.	2
3	Q. Now, you recall of course putting in a declaration in	3
4	the bankruptcy?	4
5	A. Yes.	5
6	Q. I guess I can actually give you a copy in case you	6
7	want to refer to it.	7
8	A. Okay.	8
9	MR. ULLMAN: Which we'll mark as 15.	9
10	(Marked Exhibit No. 15.)	10
11	Q. Okay, and Exhibit 15 is your declaration?	11
12	A. Yes.	12
13	Q. There's a lot of financial information that you put	13
14	out in your declaration; right?	14
15	A. Yes.	15
16	Q. One thing I didn't see in here is a balance sheet	16
17	showing the assets and liabilities of the City.	17
18	A. That is correct.	18
19	Q. Does one exist?	19
20	A. Not in the traditional sense that you're speaking of.	20
21	I think in our June 14th proposal we try to provide	21
22	and in other proposals we try to provide for some	22
23	listing of the City's potential assets of any	23
24	substantial form. But is their traditional corporate	24
25	balance sheet, for instance, for the City, no, not	25
_	Page 158	_
1	yet.	1
2	Q. Do you have schedules of assets and liabilities that	2
3	exist, though?	3
4	A. Yes, yes.	4
5	Q. Have those been produced?	5
6	A. I don't know if we've completed the schedules so	6
7	you're talking about the schedules of assets and liabilities? I don't know.	7
8	MR. ULLMAN: I'll call for their	8
9		9
10	production.	10
11 12	MR. SHUMAKER: We will see.	11
	MR. ULLMAN: I'm sorry?	12 13
13 14	MR. SHUMAKER: We'll look into it. I'm not	
15	sure whether they've been produced or not right now as I sit here.	14
16	A. Well, just to be clear, as you know, under Chapter 9	15 16
17	the time frame of it	17
18	Q. That wasn't my question.	18
19	A. But I'm answering your question so it won't be unclear	19
20	on the record.	20
		21
21 22	Q. But there isn't a question.A. No, I'm being responsive. So it won't be unclear on	22
23	the record. Under Chapter 9 they're actually not due	23
23 24	yet, so let's just be clear.	24
2 4 25	Q. Now, at paragraphs 52 through 57 of your declaration	25
	a, at paragraphs of anough or or your declaration	

Page 159 you make a number of statements about insolvency? MR. SHUMAKER: What page? MR. ULLMAN: Sure, it's 37. 4 A. Yes. 5 Q. And in particular you cite a lot of figures with respect to cash flow and you give projections? A. Yes. B Q. Now, I think you indicated you're not an accountant? A. No, I'm not. 0 Q. And is it correct that you yourself did not prepare the cash flow numbers and projections? A. That is correct. Q. The underlying work was done by others? 4 A. Yes. Q. And in your declaration you cite a number of sources for the figures that you give in paragraphs 54 through 7 57? 8 A. Yes. 9 Q. You don't cite Ernst & Young as one of the sources? 0 A. No, that's because Ernst & Young submitted a parallel affidavit at the time of this filing of Gaurav 2 Malhotra. Q. Didn't the City in fact retain Ernst & Young to 3 prepare these cash flow projections? 5 A. The City retained Ernst & Young I believe over two Page 160 years ago to work on liquidity, cash flow and analysis. I don't think it was limited to just cash flow projections. 4 Q. But that's one of the things that Ernst & Young did? A. Yes. 6 Q. And that's one of the things in fact that -- what's his name -- Gaurav Malhotra did? B A. Gaurav Malhotra. Q. I'm sorry. 0 A. No problem. 1 Q. And Mr. Malhotra was in fact one of the lead Ernst & 2 Young players involved in working with the City; wasn't he? 3 4 A. Yes, he's a principal at Ernst & Young. 5 Q. And is it correct that the figures that you're citing in these paragraphs of your declaration in fact come 7 from work that come from Mr. Malhotra? 8 MR. SHUMAKER: Which figures are we talking about, counsel? 0 MR. ULLMAN: Basically by my recollection 1 all of -- pretty much all of the figures. Certainly 2 in 54 these numbers about the 225 million, the 3 schedule that appears on page 39, the information

about the retiree legacy obligations being 8 percent of revenues and this was all -- and going on, I just

Page 157

KEVYN ORR CITY OF DETROIT, MICHIGAN

Page 163 you got there Detroit was subject to various scandals Page 161 1 tried to chart it out briefly. It looked to me 2 2 including financial mismanagement? basically all this was taken or appeared also in the 3 affidavit or declaration of Mr. Malhotra. 3 A. Yes. 4 MR. SHUMAKER: I object to all this. 4 Q. And one of the former mayors in fact went to jail for 5 That's why I'm trying to ask you to be specific so 5 corruption; isn't that right? 6 that the witness can give a responsive answer. 6 A. He's been convicted. I don't know if he's sentenced, 7 7 but certainly that's been widely written about. A. Yeah, let me sav --8 MR. SHUMAKER: Paragraphs 54 through what? 8 Q. Right. And do you know whether the books and records 9 9 MR. ULLMAN: Fifty-seven. that survived that administration were complete and 10 10 THE WITNESS: Fifty-seven. accurate? 11 MR. SHUMAKER: Through 57. 11 A. I know that the, for instance, the CAFR, Consolidated 12 A. Let me say this generally. If you look at Gaurav Annual Financial Report, was based on certain books 12 13 Malhotra's declaration, he states that this 13 and records. I know that there have been questions 14 14 raised about the quality and competence of Detroit's information is compiled by him in conversations with 15 City employees and other consultants as well. So I 15 books and records. My testimony would be that to the 16 don't want to give the impression that he's the sole 16 best extent possible based upon the data that we got 17 source for the data that we recovered. It is a 17 we relied on those books and records. 18 compilation of data from a number of different sources 18 Q. And is it correct that the books and records -- and 19 and I relied on those same sources too and as this is 19 those were the same books and records that 20 20 Mr. Malhotra relied on; right? reported in the various footnotes to source the 21 material, they may have come from Mr. Malhotra but 21 A. Yes, I think --22 they may have come from a number of different sources 22 MR. SHUMAKER: Objection, calls for 23 23 in the process of him developing the work. speculation. 24 Q. But either way they were not done by you personally? 24 A. I think Mr. Malhotra's declaration states that Ernst & 25 A. No, they were not done by me personally. 25 Young did not audit the books and records of the City. Page 162 1 Q. Did you do anything to verify the numbers, the 1 Q. And did anyone else audit the books and records of the 2 figures, the calculations done in paragraphs 52 2 City before these numbers that appear in your 3 through 57 of your declaration were accurate? 3 declaration were prepared? 4 A. Yes. A. There may have been. I'm not sure, because depending 5 Q. What did you do? 5 upon at any given time where the numbers come from A. I discussed them with Mr. Malhotra and a number of 6 they may have been subject to an audit or they may 7 7 different consultants. We discussed them with the have been subject to a review, for instance the 8 economists at Ernst & Young and other accountants. I 8 pension numbers. Gabriel Rotor, which was GRS's 9 discussed some of them with City employees. 9 traditional actuary, may have done some balance. So 10 Q. Okay, so you essentially satisfied yourselves that the 10 in my understanding based upon both the information I 11 people who prepared these numbers did what they were 11 received and discussion from Malhotra's declaration, 12 supposed to do and made what you thought were 12 Ernst & Young did not audit them and I'm not an 13 reasonable assumptions in coming to them; is that 13 auditor so that's my understanding. 14 fair? 14 Q. But do you know whether or not anyone else audited --15 A. Yes. I mean, some of them are just factual 15 A. I don't know. 16 Q. And is it correct that if the underlying data of the 16 statements, but yes, to the extent there were 17 assumptions and work being done, there was some 17 books and records that were being used to prepare 18 participation in the organic work. 18 these cash flow numbers and projections have material 19 Q. Okay, and you relied on the information that was being 19 inaccuracies, that those would affect the projections 20 20 provided to you? and the figures as well? 21 21 A. Yes, by the professionals. MR. SHUMAKER: Object to the form. 22 Q. By the people -- by the professionals you hired to 22 A. That's a hypothetical, but I think it's fair to say 23 23 perform that task? that if they had material inaccuracies, they would 24 A. Yes. 24 have an impact, but I'm unaware that they are

25 Q. Now, is it correct that in the years prior to the time

materially inaccurate.

Page 165

1

- 1 Q. But that's never been subject to an audit; has it?
- A. To the best of my knowledge I don't know when they 2 3 have or when they haven't.
- Q. Okay. And I think you indicated that in coming up 4
- 5 with these figures various people were consulted in
- 6 various fields and a number of assumptions were made;
- 7 is that right?
- 8 A. I believe so.
- 9 Q. And I think you also indicated in your structuring
- 10 proposal from June 14th that the numbers are subject
- 11 to various assumptions which could or could not prove
- 12 right; correct?
- 13 A. Well, I think in June 14th we've said that it's a
- 14 proposal and there may be various issues that may or
- 15 may not be correct.
- 16 Q. Yeah. Okay, and obviously if any of the assumptions
- 17 that went into the underlying numbers that appear in
- 18 your declaration are wrong, then the numbers
- 19 themselves would also be subject to inaccuracy; true?
- 20 A. Let me say this about that. Both in June 14th
- 21 presentation and in this declaration, we've tried to
- 22 present an accurate picture of the City's books and
- 23 records and status to the best extent possible that we
- 24 have. Where there were questions we have tried to err
- 25 on the side of reasonable assumptions as opposed to
 - 1

2

6

20

17

- unreasonable assumptions either way. But your general
- 2 question as to whether or not if the information going
- 3 in was inaccurate, revealed an inaccurate result, I
- 4 think it's true as a matter of just common sense and
- 5

1

16

18

- 6 Q. And the same thing as to assumptions. If the
- 7 assumption made was wrong, then the output would be
- 8 wrong also?
- A. I think that's why we asked several times to have a
- 10 discussion about the assumptions that are necessary
- 11 for pension benefits.
- 12 Q. Now, the cash flows that are being reported in your
- 13 declaration, those do not include any assumptions as
- 14 to the monetization of various assets that the City
- 15 continues to hold; is that right?
 - MR. SHUMAKER: This is paragraph 56 that
- 17 you're referring to, counsel?
 - MR. ULLMAN: Yeah, I'm looking in general.
 - MR. SHUMAKER: In cash flow?
- 20 MR. ULLMAN: Yeah, cash flow.
- 21 A. You're talking about generally do the cash flows
- 22 include any monetization of any City assets?
- 23 Q. Yeah.
- 24 A. No, they do not.
- 25 Q. And obviously if assets currently held by the City

- Page 167 were monetized, that would provide additional cash to
- pay obligations including retirement and health 2
- 3 obligations; correct?
- 4 A. Well, additional cash from onetime asset sales may not
- 5 necessarily equal cash flows. As I understand the
- 6 analysis we've tried to present is cash flows based
- 7 upon a recurring basis as opposed to onetime assets
- 8 but it would yield additional cash.
- 9 Q. Yes. If you sold an asset and had money, you would
- 10 have the money available to pay something?
- 11 A. Yeah, you might have a onetime -- I'm not an
- 12 accountant, but you might have a onetime cash charge, 13
- 14 Q. And if the cash, the amount you got was large, it
- 15 could last for a long period of time; correct?
- 16 A. Well, it depends upon what --
 - MR. SHUMAKER: Objection, form.
- 18 A. Depends upon what it was used for. I mean, what are
- 19 you talking about? When you say could last for a long
- 20 period of time, it could be a one -- you could sell
- 21 one asset for \$5 million and that wouldn't last a
- 22 month.
- 23 Q. Yes, and depending on the amount of assets that were
- 24 sold, if you got a substantial amount of money, that
- 25 could enable the City of Detroit to pay ongoing bills
 - Page 168
 - for some period of time; true?
 - MR. SHUMAKER: Objection to form.
- 3 A. Here again, depending upon the size of the asset, but
- 4 anything is possible.
- Q. Okay. Now, the City of Detroit owns certain pieces of 5
 - art that are stored at the Detroit Institute of Art;
- 7 is that right?
- 8 A. Yes.
- 9 Q. And how many is that?
- 10 A. I think the City owns approximately 66,000 pieces of
- 11
- 12 Q. Now, those --
- 13 A. No, strike that. Let me be clear so we can move on.
- 14 Q. Yeah.
- 15 A. I think there are 66,000 pieces of art over at Detroit
- 16 Institute of Art. I'm not sure the City owns all
- 17 66,000 pieces. I've been informed that it owns 35,000
- 18 of those pieces in an undisputed capacity.
- 19 Q. Okay, that's what I was getting at. And that's
 - distinct from art that is subject to a public -- or is
- 21 or may be subject to a public trust or something like
- 22 that. This is 35,000 pieces that the City owns, as 23 you said, in an undisputed capacity?
- 24 A. Outright, yes.
- 25 Q. Outright. Now, is it correct that the City has

Page 169 retained Christie's to appraise this City-owned art?

- A. Yes. 2
- 3 Q. And have you gotten back any information yet from
- Christie's as to the appraised value? 4
- 5 A. No.
- 6 Q. And do you have any understanding as to the value of
- the appraised -- of the art that's being appraised 7
- 8 independent of what -- of Christie's as a source?
- 9 A. Only what I've read in various news articles and
- 10 blogs.
- 11 Q. And I think you've seen press reports indicating that
- for some of the most important works alone the value
- 13 could be at least 2.5 billion or something on that
- 14 order?
- 15 A. We talked about press reports earlier and I was
- 16 cautioned to be careful so I'm going to say the same.
- 17 Q. I'm just asking.
- 18 A. I'm trying to respond to your question. I'm going to
- 19 say the same thing about press reports here. I have
- 20 seen press reports reporting various values for the
- 21
- 22 Q. And have you seen press reports reporting for the most
- 23 important pieces alone values on the order of
- 24 2.5 billion?
- 25 A. I don't recall if I've seen those specific press

- Page 171 1 Q. I'm not asking about decisions, I'm just asking what
- you considered. 2
- A. We considered a lot of things, yes.
- 4 Q. And have you -- well, then can you answer my question
- 5 more specifically? What if any ways to monetize the 6
 - art have you considered other than an outright sale?
- 7 A. I think there's been discussions about some form of --
- 8 and I'm not clear because to be direct, I know that
- 9 some of my -- I've never been to DIA, I don't think
- 10 I've ever spoken with their board, I know that some of
- 11 my consultants have been over there and have had
- 12 various discussions about the art. I think the
- 13 discussions were very high level and very general.
- 14 That's what I know.
- 15 Q. Okay, that's really very nonspecific. Are you aware
- 16 of any specific consideration given to any form of
- 17 monetizing the art other than an outright sale?
- 18 A. No, nothing specific.
- 19 Q. Could be a lease -- sorry, but nothing has been
- 20 identified as a possible route to monetize?
- 21 A. Nothing specific. There have been discussions, but
- 22 nothing specific.
- 23 Q. Have there been discussions of leasing as a possible
 - way to monetize?
- 25 A. Possibly, yes.

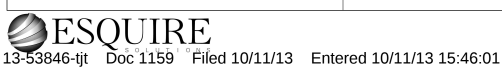
24

Page 170 Page 172 1 Q. Okay. And do you have any understanding of the amount

- 2 of cash flow that could be generated on an annual
- 3 basis if the art were leased?
- 4 A. Sitting here today, no.
- 5 Q. Has that number been talked about? Is there a
- 6 document that might discuss that?
- 7 A. No, no, there's no document. I -- I -- in an effort
- to be accurate, I think I had a discussion with one of 8
- 9 the representatives at Christie's that was generally
- 10 speaking leasing is a very difficult thing to do.
- 11 That's the nature of the discussion, that you would
- 12 have to have the right pieces at the right time at the
- 13 right market to generate cash.
- 14 Q. So there was no discussion about the amount of money
- 15 it could generate?
- 16 A. No, no, it -- there was some discussion about
- 17 \$1 million, for instance, or something like that, but
- 18 it's nothing substantive.
- 19 Q. Okay. Now, the City also has a department of water
- 20 and sewers; is that right?
- 21 A. Yes.
- 22 Q. And as I understand it, the department of water and
- 23 sewers operates as a separate entity for accounting
- 24 and operating purposes?
- 25 A. As a result of Judge Cox's opinion, it has separate

- 1 reports.
- 2 Q. Do you have any reason to believe that the value of
- 3 the City-owned art is less than something on that
- 4 order of magnitude?
- A. I'm relatively agnostic on the value of the art at
 - this point. I'm waiting to see the appraisal.
- 7 Q. Do you have any understanding as you sit here today as
- 8 to what the value of the City-owned art is?
- 9 A. No.

- 10 Q. Are you considering selling the City-owned art to
- 11 generate cash?
- 12 A. What I've said consistently is all options on the
- 13 table, but we first have to decide what we're talking
- 14
- 15 Q. Do you have any understanding as to how long it would
- 16 take to sell the art if a decision were made to sell
- 17 it?
- 18 A. No.
- 19 Q. Have you considered other ways to monetize the art 20 besides an outright sale?
- 21 A. All options are on the table.
- 22 Q. Well, have you considered any others in particular?
- 23 A. We have not made -- meaning my team and I have not
- 24 made any decisions with regard to the art contained at
- 25 DIA.



KEVYN ORR CITY OF DETROIT, MICHIGAN

procurement, accounting and managerial

- 2 responsibilities, but as it's stated in that opinion,
- 3 it remains an asset in the department of the City.
- 4 Q. And is it correct that the water and sewer department
- 5 has issued secured bonds?
- 6 A. Yes, they're in my June 14th proposal.
- 7 Q. Okay, and I don't recall. What was the value of the
- 8 bonds that were issued?
- 9 A. The secured portion of the bonds all in, but this also
- 10 includes some parking -- parking was 95 million, some
- 11 dedicated state revenue bonds was a couple hundred
- million, but generally speaking about 5.7 billion.
- 13 Q. And those bonds -- the 5.7 billion is secured by the
- 14 assets of the department?
- 15 A. Yes, yes.

1

- 16 Q. And as you understand it, does the value of the assets
- 17 of the department of water and sewers exceed the
- 18 values of the secured bonds?
- 19 A. I don't know if there's been a formal appraisal, but I
- 20 certainly would hope so.
- 21 Q. Do you have an understanding of the value of the water
- 22 and sewer assets?
- 23 A. Not sitting here today.
- 24 Q. Do you have a general understanding, a general
- 25 recollection?

- Page 173 Page 175
 1 department's operations, not the assets, from the City
 - 2 and perhaps increase additional value as a byproduct
 - 3 of that process.
 - 4 Q. And this is what is referred to in the June 14th
 - 5 proposal or this transaction with this new authority?
 - 6 A. Yes.
 - 7 Q. And that would involve some sort of payment by the
 - 8 authority to the City?
 - 9 A. Yes, some sort of lease payment or like kind payment.
 - 10 Q. Do you have any understanding -- can you give me any
 - 11 idea as to the value that would be achieved by that,
 - the amount of cash that the City would be achieving,
 - 13 realizing, if that went through?
 - 14 A. Judge Cox's opinion, and I'm referencing the opinion
 - to state what's already in the record, references I
 - 16 believe a \$62 million payment, which he called wildly
 - 17 speculative. But there may be payments in that
 - 18 regard, somewhere between 40 or lower to maybe up to
 - 19 100. It's unclear.
 - 20 Q. Right now who has control over the revenues that are
 - taken in by the department of water and sewers?
 - 22 A. City does.

- $\,$ 23 $\,$ Q. $\,$ Now, the department of water and sewers also had
 - retirement obligations for its --
- 25 A. Well, they have employees that are members of the
- ... Page 174
- 1 A. When you talk about asset values, you're talking about
- 2 switches, pipes, valves, things along that nature. I
- 3 don't think I've ever seen an appraisal of the value
- 4 of the assets of the water and sewer department.
- 5 Q. Do you have a general understanding of what the value
- 6 of the assets --
- 7 A. No.
- 8 Q. -- is worth?
- 9 A. No.
- 10 Q. Have you taken any steps to monetize the value of the
- assets owned by the water and sewer department?
- 12 A. When you say monetize, I'm going to respond to the
- 13 question on the basis that monetize is in the broad
- 14 sense --
- 15 Q. Uh-huh.
- 16 A. -- not whether it's a lease, whether it's a sale,
- 17 getting authority.
- 18 Q. Just get money for it.
- 19 A. Get money for it, get some dough, okay, just want to
- be clear. Discussions are ongoing in that regard.
- 21 Q. What are those discussions in a nutshell?
- 22 A. Those are commercially sensitive so I don't want to
- 23 interfere. Suffice it to say, the -- Judge Cox's
- 24 opinion spoke to the possibility of creating an
- 25 authority that would remove the water and sewer

- General retirement fund.
- 2 Q. Right. And how were payments to the retirement fund
- 3 for those employees to be made? In other words, were
- 4 they to be made directly by the department of water
- 5 and sewer, to the Retirement Systems or were they made
- 6 by the department of water and sewer to the City,
- 7 which then was to remit them to the Retirement
- 8 Systems?
- 9 A. You're talking about the transaction or steady state
- 10 now?
- 11 Q. The steady state.
- 12 A. Steady state now. My understanding is that's part of
- 13 the City's obligation.
- 14 Q. So the DWS, department of water and sewers, is to give
- 15 the money for the retirement to the City, the City
- 16 was --
- 17 A. City makes it.
- 18 Q. -- was then supposed to make the payment to the
- 19 Retirement Systems?
- 20 A. Uh-huh.
- 21 Q. And are you aware of any funds that were transmitted
- 22 by the department of water and city (sic) to the City
- 23 for the purpose of funding pensions that were then
- used by the City for other purposes?
- 25 A. I don't know if you can identify specific water and

Page 180

KEVYN ORR CITY OF DETROIT, MICHIGAN

2

3

4

5

6

7

Page 177 sewer funds and transactions. I know that the City has borrowed from the General Retirement System from

MR. ULLMAN: So that's not really answering my question. Can I have my question read back please?

THE WITNESS: Okay, sure.

(Record read back as requested.)

- 8 A. Am I aware? It would be speculative. I've -- no.
- 9 Q. So is it your testimony that all monies that were 10 transmitted by department of water and sewer to the
- 11 City to make payment for pension benefits were in fact properly applied to the Retirement Systems as pension
- 12 13 contributions?
- 14 A. No, that's a conclusion on my statement I wasn't
- 15 aware. That may have occurred, but sitting here
- 16 today, without speculating, I'm not aware of a
- 17 specific transaction or transactions.
- 18 Q. So it may have occurred, you just don't know one way 19 or the other?
- 20 A. I just don't know.
- 21 Q. Now, you indicated that the City has control over the
- 22 money that's taken in by the department of water and
- 23 sewers; yes?
- 24 A. City has control over the department of water and
- 25 sewer. There are certain obligations due from the

- 1 A. I don't know that.
- 2 Q. Now, are you aware that in its most current proposals
- 3 the department of water and sewer is proposing over
- 4 the next several years to spend hundreds of millions
- 5 of dollars on capital projects?
- 6 A. Yes.

9

19

- 7 Q. And have you given any consideration to not having
- 8 that money used for capital improvements to water and
 - sewer including new projects but in fact to have that
- 10 money used to satisfy other existing City obligations,
- 11 which may include but not be limited to pension or
- 12 healthcare obligations?
- 13 A. Have we given some consideration? Here again, this is
- 14 wrapped up in the potential transaction that is being
- 15 discussed and I think it's been reported with a number
- 16 of counties and other parties so I want to be careful
- 17 that I don't impact commercially sensitive
- 18 information. I know that the capital improvement plan
 - at DWSD is a component of ensuring that its
- 20 creditworthiness remains separate and apart from the
- 21 City and is at a higher rate. Your question was have 22
 - I given any consideration to not having them make that
- 23 capital improvements?
- 24 Q. Or to having make a lesser capital improvement,
- 25 thereby obtaining money for the City to use for other
- Page 178
- 1 department of water and sewer, but yes.
- 2 Q. Okay. So if the department of water and sewer has
- 3 money that it wants to spend for a particular purpose,
- 4 is it correct that the City could decide that the
- 5 money should not be spent for that purpose and used 6
 - for something else?
- 7 A. That would depend upon the nature of the bond
- 8 obligations at department of water and sewer because
- 9 although the department remains a department of the
- 10 City, the bond obligations that are secured have
- 11 certain security interests in that revenue stream.
- 12 Q. Okay. Is there anything that restricts the City from
- 13 taking money from the department of water and sewer
- 14 that the department of water and sewer wishes to use
- 15 for and has earmarked for capital improvements to the
- 16 water and sewer system?
- 17 A. Yes, there's probably restrictions in the bond
- 18 instruments.
- 19 Q. And other than what may be in the bond instruments is
- 20 there any legal prohibition on the City taking the
- 21 money that the DWS would otherwise use for capital
- 22 improvements?
- 23 A. Yes, there might be under Judge Cox's opinion.
- Q. But without reviewing the specifics of Judge Cox's 25 opinion, you don't know that?

1 purposes?

- 2 A. And my response to that would be that's all wrapped up
- 3 in the discussions regarding transaction and what's
- 4 necessary to maximize the ability of that department
- 5 to generate income for the benefit of the City.
- Q. So is that something that you're looking at and 7 considering to take money that would otherwise be used
 - for capital improvements and apply it to satisfy
- 9 existing obligations?
- 10 A. As this is a potential transaction that we talked
- 11 about on June 14th, that's currently under discussion
- 12 with some of our customer base including other
- 13 counties. I want to be very careful that I don't
- 14 interfere with those negotiations by saying something
- 15 that would not enhance the value or maintain the value
- 16 of that asset. Suffice it to say, we are aware of the
- 17 situation and it is wrapped up in the discussions
- 18 we're having about a potential transaction.
- 19 Q. Okay, and at this potential transaction, take that off
- 20 the table, assume it doesn't go through or is
- 21 withdrawn, have you given any consideration to simply
- 22 looking at the capital monies that are available at
- 23 DWSD and using some or all of them to fund existing 24 obligations rather than new capital improvements or
- 25 capital improvements to existing work at the

Page 183 Page 181 department? 1 when you talk about values, there's a range of values A. Let me say it this way. We have examined a number of 2 2 from asset disposition and outright sale and 3 3 options and alternatives related to DWSD including privatization to creating an operation or an authority 4 those that might be implicated by your question. 4 where someone has brought in, as has been done in 5 Q. So is the answer to my question yes, you have 5 Washington, D.C., to actually operate the garages and 6 considered that? 6 meters. So we're looking at a range of alternatives 7 A. We have considered all operations at DWSD including 7 to determine what those values could be. 8 those that might be implicated by your question. I Q. What's the range of values you're looking at so far? 9 said before I'm going to be very careful so I don't A. We don't have that yet. 9 10 interfere with the commercial aspects with what's 10 Q. How concrete have you -- let me withdraw that. 11 going on now. 11 What specific steps have been taken so far? 12 Q. And can you tell me how much you believe or understand 12 A. Our investment advisors and consultants are beginning 13 the City can take from the capital fund from DWSD in 13 discussions with various parties that undertake these 14 order to satisfy its ongoing obligations if it chose 14 types of operations within a range of alternatives to 15 to do that? 15 try to assess values. 16 A. I didn't say --16 Q. And the investment advisors, would that be Buckfire? 17 MR. SHUMAKER: Objection to form. A. Yeah, it would be our investment banker, Ken Buckfire, 18 A. I didn't say that we would take any capital, I said 18 Miller Buckfire. 19 we'd consider it. 19 Q. Okay. In the June 14th proposal you also make 20 Q. I didn't -- I'm asking can you tell me how much would 20 reference to about 22 square miles of land that the 21 you understand is available to take if the City 21 City owns? 22 decides to go down that route? 22 A. City-owned land, yes. 23 A. No, I can't tell you that. 23 Q. Do you have an understanding as to the value of that 24 Q. Have you done any analysis of that? 24 25 A. Analysis is a strong word. Have we looked at the 25 A. I've been informed that some of the value is at best Page 182 Page 184 1 options and related to the transaction all 1 nominal, but no, sitting here today, I do not have a 2 potentialities, but I can't tell you what that number 2 number as to the value of the land. 3 would be. 3 Q. Have any steps been taken to try to monetize that 4 Q. Who within the City would be most knowledgeable about 4 value, to get dough as you put it? 5 the capital funds that are available at the DWSD? A. Yeah. Well, here again, you're -- to get income 5 6 A. At the City? 6 realization perhaps I should say more articulately, 7 Q. Yeah. 7 but here again, we're at the preliminary steps of 8 A. Probably the operations at DWSD. 8 examining potential alternatives regarding land. 9 Q. You also made reference in the June 14th proposal to 9 Q. So you don't know yet? 10 the parking systems that the City owns. 10 A. No. 11 A. Yes. 11 Q. The Belle Isle Park, that's also referenced in the 12 Q. And as I understand it there are nine garages? 12 June 14th proposal? 13 A. Yes. 13 A. Yes. 14 Q. Two lots with over 1,200 spaces? 14 Q. It's indicated that there's a prospective lease to the 15 A. Yes. 15 state? 16 Q. And over 3,400 meters? 16 A. Yes. 17 A. Yes. 17 Q. Okay. And do you expect that to go through? 18 Q. Do you have an understanding as to the value of those 18 A. I'm going to ask for it. It was proposed and was not 19 19 accepted in time so the state withdrew it, but I do 20 A. No, we're currently doing our analysis as to the value 20 believe we're going to intend to ask that that lease 21 of those assets now. 21 be renewed. 22 Q. And you have no preliminary view as to what they're 22 Q. And what's the annual rent the City would get under 23 worth? Nothing's been reported back to you on at 23 that lease?

least a tentative basis?

25 A. No, nothing has been reported back to me on -- because

24

24 A. The City has a \$6 million maintenance obligation and

that would be taken up by the state so that wouldn't

OTT OF BETTOTT, WHOTHOMA	100 100
Page 185 1 be cash to the City, that would relieve us of an	Page 187 1 determine whether or not it would yield a net positive
2 obligation. It has several millions to tens of	2 benefit.
3 millions of dollars in deferred maintenance at some of	3 Q. Are you aware in the recent past of a tax write-off,
4 the structures on the island and the state would	4 an actual write-off of taxes, on the order of around
5 undertake that obligation as well.	5 700 million?
6 Q. So it would essentially relieve the City of Detroit	6 A. I have I didn't hear that particular figure. I had
7 A. Take it off.	7 heard that there was a write-off. Am I aware of it?
8 Q of debt burden it would otherwise bear?	
	,
9 A. Yes.	9 Q. And what's your understanding as to what that
10 Q. You also mention the Joe Louis Arena?	10 write-off was? Was it 700 million, 800 million?
11 A. Yes.	11 What's the figure you heard?
12 Q. Any steps taken to monetize that?	12 A. I don't know what the figure was, but I heard that it
13 A. Here again, we're under initial analysis and	was based on noncollectibles. That the probability of
appraisals about what can be done with that.	14 collecting it was very low.
15 Q. Do you have any understanding so far as to what the	15 Q. Are you aware of any report that indicates that there
16 potential cash value is that could be gotten from the	was a write-off on the order of 700 million, possibly
17 use of that stadium?	more, the figure I heard was 700 million, that may in
18 A. Well, there are existing statements regarding cash	18 fact be collectible?
19 flows and use of that stadium, but we're reviewing	19 A. I've heard that some people have maintained that is
20 different ways to look at it in some fashion.	20 collectible, but I've also heard that the general
21 Q. Do you have any understanding or belief as to the	21 consensus is it may not be.
22 value that can be realized from that?	22 Q. Okay, and is there a specific set of taxes that that
23 A. No.	pertains to, this figure we're talking about, seven or
24 Q. Now, in your June 14th proposal you also make	24 800?
25 reference to trying to increase the tax collection	25 A. I don't know. I know that that is one of the in
Page 186	Page 188
1 rate.	the presentation we talk about various City assets,
2 A. Yes.	2 airport, Belle Isle, parking, City-owned land,
3 Q. Does the City keep a ledger, a line item, for	3 City-owned buildings, others, we also have talked
4 uncollected taxes?	4 about account receivables and I know that that fits in
5 A. The City keeps many line items. I think we you	5 that bucket, potential account receivables.
6 mean uncollected taxes?	·
	6 Q. Are you aware that the treasurer, Andy Dillon, has
7 Q. Yeah, listing of	7 acknowledged that there's a report that exists that
7 Q. Yeah, listing of 8 A. Yes.	7 acknowledged that there's a report that exists that 8 talks about the 700 or so million figure written off
7 Q. Yeah, listing of	7 acknowledged that there's a report that exists that 8 talks about the 700 or so million figure written off 9 that really is collectible?
7 Q. Yeah, listing of 8 A. Yes.	7 acknowledged that there's a report that exists that 8 talks about the 700 or so million figure written off
7 Q. Yeah, listing of8 A. Yes.9 Q this is the amount for uncollected taxes?	7 acknowledged that there's a report that exists that 8 talks about the 700 or so million figure written off 9 that really is collectible?
 7 Q. Yeah, listing of 8 A. Yes. 9 Q this is the amount for uncollected taxes? 10 A. Yes. 	7 acknowledged that there's a report that exists that 8 talks about the 700 or so million figure written off 9 that really is collectible? 10 A. That's what I had heard. That's what I meant when I
 7 Q. Yeah, listing of 8 A. Yes. 9 Q this is the amount for uncollected taxes? 10 A. Yes. 11 Q. Are you aware of any uncollected taxes that have in 	7 acknowledged that there's a report that exists that 8 talks about the 700 or so million figure written off 9 that really is collectible? 10 A. That's what I had heard. That's what I meant when I 11 said I heard to that extent, yeah.
 7 Q. Yeah, listing of 8 A. Yes. 9 Q this is the amount for uncollected taxes? 10 A. Yes. 11 Q. Are you aware of any uncollected taxes that have in 12 the past been written off the City's books in the 	7 acknowledged that there's a report that exists that 8 talks about the 700 or so million figure written off 9 that really is collectible? 10 A. That's what I had heard. That's what I meant when I 11 said I heard to that extent, yeah. 12 Q. And do you know what this report is?
 7 Q. Yeah, listing of 8 A. Yes. 9 Q this is the amount for uncollected taxes? 10 A. Yes. 11 Q. Are you aware of any uncollected taxes that have in 12 the past been written off the City's books in the 13 recent tax but may in fact be collectible? 	7 acknowledged that there's a report that exists that 8 talks about the 700 or so million figure written off 9 that really is collectible? 10 A. That's what I had heard. That's what I meant when I 11 said I heard to that extent, yeah. 12 Q. And do you know what this report is? 13 A. No, I just I just heard about it coming in in the
 7 Q. Yeah, listing of 8 A. Yes. 9 Q this is the amount for uncollected taxes? 10 A. Yes. 11 Q. Are you aware of any uncollected taxes that have in 12 the past been written off the City's books in the 13 recent tax but may in fact be collectible? 14 MR. SHUMAKER: Objection to form. 	7 acknowledged that there's a report that exists that 8 talks about the 700 or so million figure written off 9 that really is collectible? 10 A. That's what I had heard. That's what I meant when I 11 said I heard to that extent, yeah. 12 Q. And do you know what this report is? 13 A. No, I just I just heard about it coming in in the 14 process of doing some due diligence, but one, I
 7 Q. Yeah, listing of 8 A. Yes. 9 Q this is the amount for uncollected taxes? 10 A. Yes. 11 Q. Are you aware of any uncollected taxes that have in 12 the past been written off the City's books in the 13 recent tax but may in fact be collectible? 14 MR. SHUMAKER: Objection to form. 15 A. No. No. In fact, discussions that I've had is that 	7 acknowledged that there's a report that exists that 8 talks about the 700 or so million figure written off 9 that really is collectible? 10 A. That's what I had heard. That's what I meant when I 11 said I heard to that extent, yeah. 12 Q. And do you know what this report is? 13 A. No, I just I just heard about it coming in in the 14 process of doing some due diligence, but one, I 15 haven't seen it; two, we're looking into it.
 7 Q. Yeah, listing of 8 A. Yes. 9 Q this is the amount for uncollected taxes? 10 A. Yes. 11 Q. Are you aware of any uncollected taxes that have in 12 the past been written off the City's books in the 13 recent tax but may in fact be collectible? 14 MR. SHUMAKER: Objection to form. 15 A. No. No. In fact, discussions that I've had is that 16 that the 50 percent compliance rate is not linear, 	7 acknowledged that there's a report that exists that 8 talks about the 700 or so million figure written off 9 that really is collectible? 10 A. That's what I had heard. That's what I meant when I 11 said I heard to that extent, yeah. 12 Q. And do you know what this report is? 13 A. No, I just I just heard about it coming in in the 14 process of doing some due diligence, but one, I 15 haven't seen it; two, we're looking into it. 16 Q. So you're in the process of trying to run down that
 7 Q. Yeah, listing of 8 A. Yes. 9 Q this is the amount for uncollected taxes? 10 A. Yes. 11 Q. Are you aware of any uncollected taxes that have in 12 the past been written off the City's books in the 13 recent tax but may in fact be collectible? 14 MR. SHUMAKER: Objection to form. 15 A. No. No. In fact, discussions that I've had is that 16 that the 50 percent compliance rate is not linear, 17 that is for every dollar put in to collect additional 	7 acknowledged that there's a report that exists that 8 talks about the 700 or so million figure written off 9 that really is collectible? 10 A. That's what I had heard. That's what I meant when I 11 said I heard to that extent, yeah. 12 Q. And do you know what this report is? 13 A. No, I just I just heard about it coming in in the 14 process of doing some due diligence, but one, I 15 haven't seen it; two, we're looking into it. 16 Q. So you're in the process of trying to run down that 17 report and see what it is?
 7 Q. Yeah, listing of 8 A. Yes. 9 Q this is the amount for uncollected taxes? 10 A. Yes. 11 Q. Are you aware of any uncollected taxes that have in 12 the past been written off the City's books in the 13 recent tax but may in fact be collectible? 14 MR. SHUMAKER: Objection to form. 15 A. No. No. In fact, discussions that I've had is that 16 that the 50 percent compliance rate is not linear, 17 that is for every dollar put in to collect additional 18 taxes doesn't necessarily mean you're going to yield a 	7 acknowledged that there's a report that exists that 8 talks about the 700 or so million figure written off 9 that really is collectible? 10 A. That's what I had heard. That's what I meant when I 11 said I heard to that extent, yeah. 12 Q. And do you know what this report is? 13 A. No, I just I just heard about it coming in in the 14 process of doing some due diligence, but one, I 15 haven't seen it; two, we're looking into it. 16 Q. So you're in the process of trying to run down that 17 report and see what it is? 18 A. We're trying to run down a number of reports, rumors
7 Q. Yeah, listing of 8 A. Yes. 9 Q this is the amount for uncollected taxes? 10 A. Yes. 11 Q. Are you aware of any uncollected taxes that have in 12 the past been written off the City's books in the 13 recent tax but may in fact be collectible? 14 MR. SHUMAKER: Objection to form. 15 A. No. No. In fact, discussions that I've had is that 16 that the 50 percent compliance rate is not linear, 17 that is for every dollar put in to collect additional 18 taxes doesn't necessarily mean you're going to yield a 19 dollar plus in doing it. It might actually be a loss 20 leader so we're examining ways of trying to increase	acknowledged that there's a report that exists that talks about the 700 or so million figure written off that really is collectible? A. That's what I had heard. That's what I meant when I said I heard to that extent, yeah. Q. And do you know what this report is? A. No, I just I just heard about it coming in in the process of doing some due diligence, but one, I haven't seen it; two, we're looking into it. Q. So you're in the process of trying to run down that report and see what it is? A. We're trying to run down a number of reports, rumors and suggestions that there are account receivables due the City.
7 Q. Yeah, listing of 8 A. Yes. 9 Q this is the amount for uncollected taxes? 10 A. Yes. 11 Q. Are you aware of any uncollected taxes that have in 12 the past been written off the City's books in the 13 recent tax but may in fact be collectible? 14 MR. SHUMAKER: Objection to form. 15 A. No. No. In fact, discussions that I've had is that 16 that the 50 percent compliance rate is not linear, 17 that is for every dollar put in to collect additional 18 taxes doesn't necessarily mean you're going to yield a 19 dollar plus in doing it. It might actually be a loss 20 leader so we're examining ways of trying to increase 21 collections. I assume you're talking about real	7 acknowledged that there's a report that exists that 8 talks about the 700 or so million figure written off 9 that really is collectible? 10 A. That's what I had heard. That's what I meant when I 11 said I heard to that extent, yeah. 12 Q. And do you know what this report is? 13 A. No, I just I just heard about it coming in in the 14 process of doing some due diligence, but one, I 15 haven't seen it; two, we're looking into it. 16 Q. So you're in the process of trying to run down that 17 report and see what it is? 18 A. We're trying to run down a number of reports, rumors 19 and suggestions that there are account receivables due 20 the City. 21 MR. ULLMAN: And I would like to request a
7 Q. Yeah, listing of 8 A. Yes. 9 Q this is the amount for uncollected taxes? 10 A. Yes. 11 Q. Are you aware of any uncollected taxes that have in 12 the past been written off the City's books in the 13 recent tax but may in fact be collectible? 14 MR. SHUMAKER: Objection to form. 15 A. No. No. In fact, discussions that I've had is that 16 that the 50 percent compliance rate is not linear, 17 that is for every dollar put in to collect additional 18 taxes doesn't necessarily mean you're going to yield a 19 dollar plus in doing it. It might actually be a loss 20 leader so we're examining ways of trying to increase 21 collections. I assume you're talking about real 22 estate property taxes or income taxes?	7 acknowledged that there's a report that exists that 8 talks about the 700 or so million figure written off 9 that really is collectible? 10 A. That's what I had heard. That's what I meant when I 11 said I heard to that extent, yeah. 12 Q. And do you know what this report is? 13 A. No, I just I just heard about it coming in in the 14 process of doing some due diligence, but one, I 15 haven't seen it; two, we're looking into it. 16 Q. So you're in the process of trying to run down that 17 report and see what it is? 18 A. We're trying to run down a number of reports, rumors 19 and suggestions that there are account receivables due 20 the City. 21 MR. ULLMAN: And I would like to request a
7 Q. Yeah, listing of 8 A. Yes. 9 Q this is the amount for uncollected taxes? 10 A. Yes. 11 Q. Are you aware of any uncollected taxes that have in 12 the past been written off the City's books in the 13 recent tax but may in fact be collectible? 14 MR. SHUMAKER: Objection to form. 15 A. No. No. In fact, discussions that I've had is that 16 that the 50 percent compliance rate is not linear, 17 that is for every dollar put in to collect additional 18 taxes doesn't necessarily mean you're going to yield a 19 dollar plus in doing it. It might actually be a loss 20 leader so we're examining ways of trying to increase 21 collections. I assume you're talking about real	7 acknowledged that there's a report that exists that 8 talks about the 700 or so million figure written off 9 that really is collectible? 10 A. That's what I had heard. That's what I meant when I 11 said I heard to that extent, yeah. 12 Q. And do you know what this report is? 13 A. No, I just I just heard about it coming in in the 14 process of doing some due diligence, but one, I 15 haven't seen it; two, we're looking into it. 16 Q. So you're in the process of trying to run down that 17 report and see what it is? 18 A. We're trying to run down a number of reports, rumors 19 and suggestions that there are account receivables due 20 the City. 21 MR. ULLMAN: And I would like to request a 22 copy of that report.

25

alternatives in that regard, but we're trying to

25 Q. Now, did the City put in place tax programs -- tax

		Page 189			Page 191
1		amnesty programs?	1		law and rent control law; is that right?
		Has the City put in place?		А	No, the those were Chapter 9 cases. The cases I
		Yes.	3		was talking about having rent control and Escheat was
		Since I've been here?	4		while I was at RTC. The state dealer law cases was a
		Yes.	5	_	Chapter 11 case for Chrysler.
		A tax amnesty program?	6		0. Okay.
7	Q.	Yes, to try to get people who owe money	7	A	. So it was federal law under FIRREA. If you remember
	Α.		8		the discussion, I said Financial Institution Reform
9		Is that something you're considering?	9		Recovery Enforcement Act of 1989 as amended trumps
10	A.	We have had discussions in that regard. I know that	10		state laws.
11		it's done for parking tickets and tax amnesty and	11	(Q. So are you aware of any cases involving a Chapter 9
12		other municipalities, particularly in Washington,	12		bankruptcy where as a result of going into Chapter 9 a
13		D.C., but we have not done that yet.	13		state law was held unenforceable or was held not to
14	Q.	And I think you indicated that the City has not been	14		apply in a particular situation?
15		very efficient in collecting taxes; has it?	15	F	A. I remember reading well, this is a communication
16	A.	I think that's a fair statement.	16		from counsel.
17	Q.	Do you have an understanding as to how much tax there	17		MR. SHUMAKER: Let me caution you.
18		is that's collectible, in fact could be collected if	18		THE WITNESS: Okay.
19		the City did a more efficient job in going after tax	19		MR. SHUMAKER: Don't reveal a communication
20		debtors?	20		from counsel.
21	A.	Yeah, as I said, the discussions we've had is that	21		THE WITNESS: Okay.
22		collection efforts are not necessarily linear; that	22		MR. SHUMAKER: The question is are you
23		is, for every dollar spent you're going to get more in	23		aware of any cases.
24		taxes. And in fact, there have been some discussions	24	F	A. Am I aware of any cases, yes.
25		that to the extent you try, it could actually be	25	(Q. And what is that case?
		Page 190		_	Page 192
1		deleterious to the billion dollars of revenue that we			. I can't it was an attorney-client communication.
2		anticipate on average that we anticipate receiving		Q	2. And are you aware of any cases where, to use your
3		in the out years. So we're examining those	3		phraseology, as a result of a Chapter 9 filing by a
4		discussions to see if you can get more recovery by	4		municipality the state constitution was trumped?
5		additional collection efforts or if you can be more	5		Chapter 9 filing?
6		efficient in your ongoing collection efforts as well	6). Yes.
7		as more user-friendly for those who want to pay their		Α	I'm not sure, because the case I'm aware of, I don't
8		taxes. We're looking at the full range of enhancing	8		know if it was a state constitution. I don't recall.
9		both tax collections as well as tax payments.	9		MR. ULLMAN: Okay, I have no more questions
10	Q.	Do you have any understanding as to how much value	10		at this time. But I may reserve the right, we have
11		could be achieved if those goals were realized?	11		some other people that are going to ask questions, at
12		Not sitting here today.	12		the end of that to ask some follow-ups, if that's
13	Q.	And are there any ongoing reports that have been	13		possible.
14		prepared or documentation talking about what the	14		THE WITNESS: Okay.
15		realization to the City could be if it got its tax	15		MR. SHUMAKER: You want to take a quick
16		collection act more in line?	16		break?
17	Α.	I don't know if it's a report. I've seen some	17		MR. ULLMAN: Yeah, why don't we take a
18		correspondence about tax rates, yes.	18		break. Someone else has to sit here.
19		MR. ULLMAN: Okay, I would like to request	19		THE VIDEOGRAPHER: Going off the record at
20	_	copies of those documents also.	20		2:53 p.m.
21	Q.	Okay, and then, Mr. Orr, in your testimony this	21		(A brief recess was taken.)
22		morning I think you made reference to some other cases	22		THE VIDEOGRAPHER: We're back on record at
23		that you were aware of where you said that as a result	23		3:07 p.m.
24		of going into Chapter 9, state laws were effectively	24		EXAMINATION
25		trumped and you gave some examples of things, Escheat	25	Е	BY MS. LEVINE:

Page 195 Page 193 1 Q. Good afternoon, Mr. Orr. Thank you for appearing 1 legal conclusion. We don't have to do the reservation 2 today. Your deposition is continued, you're still 2 of rights. 3 under oath. To save some time I'm not going to repeat 3 A. Okay. 4 some of the instructions we went through at the Q. I'm just asking Mr. Orr, as he's sitting here today, 4 5 beginning of the deposition. 5 his understanding of whether or not it's possible 6 6 without a legal conclusion to arrive at a consensual For the record Sharon Levine, Lowenstein 7 Sandler, for the American Federation of State, County 7 agreement, with or without calling it negotiations, 8 and Municipal Employees and with me Michael Artz, 8 discussions or proposals, with regard to retiree --9 9 in-house counsel of AFSCME. with regard to benefits without a Chapter 9? 10 A. Okay. Thank you and I understand. 10 A. Is it possible? 11 (Discussion held off the record.) 11 Q. Yes. 12 Q. Okay, sorry for that. 12 A. Yes, anything a possible. I think I've said that. 13 A. Okay. 13 Q. Okay, now, historically in Detroit isn't it a fact 14 Q. Mr. Orr, there was some colloquy --14 that there were concessionary provisions made with 15 MR. SHUMAKER: Mic. 15 regard to benefits that impacted retirees previously 16 Q. There was some colloquy this morning with regard to 16 that did not involve Chapter 9? 17 negotiations or discussions --17 MR. SHUMAKER: Objection, foundation. 18 A. Yes. 18 A. Over what period of time? 19 Q. Is it your understanding that at any point in time? 19 Q. -- prior to the filing of the bankruptcy case. 20 A. Yes. 20 A. As I said --21 Q. Are you familiar with concessionary bargaining 21 Q. No, no, it's a very -- it's a yes or no question. At 22 historically in Detroit? 22 any point in time prior to the bankruptcy filing have 23 A. Could you -- I have read to some degree about the 23 there been concessionary discussions, negotiations, 24 labor history and concessionary bargaining in Detroit 24 whatever, in Detroit that have resulted in 25 stemming from Walter Reuther on forward, even 25 concessionary changes to benefits that impacted Page 194 concessionary bargaining going forward from I would Page 196 1 1 retirees? 2 2 say Mayor Kilpatrick, Mayor Cockrel and Mayor Bing and MR. SHUMAKER: Objection, foundation. 3 in specific the 10 percent wage cuts and other 3 A. Not within the time frame that I have. 4 concessions, but if there's something else that you 4 Q. So you're not aware of that? 5 would like to talk about, please explain it. A. No, I'm aware there have been concessionary bargaining 5 6 Q. So that's yes? 6 changes. My testimony is in my view that they 7 7 A. Yes. appeared to not being able to occur within the time 8 Q. Generally? 8 frame I had to work with. 9 A. Well, generally, but if there's something specific, 9 Q. I wasn't asking you what you did or didn't do. I was 10 10 just asking you if you're aware that there -- whether please, yes. 11 Q. Is it your view that concessionary bargaining can 11 or not there have been in the history of Detroit 12 result in concessions with the -- with regard to 12 concessionary changes to benefits that were 13 benefits without a Chapter 9? 13 implemented that impacted retiree benefits without 14 MR. SHUMAKER: Objection, calls for legal 14 there having to be a Chapter 9? 15 15 MR. SHUMAKER: Same objection. conclusion. 16 A. It was my hope -- and here again, I'm going to say the 16 A. Well, the reason I said not within my -- you're asking 17 same statement that I said earlier today, collective 17 my view. 18 bargaining and concessionary bargaining, however you 18 Q. I'm not asking you -call it, is suspended under Paris. I don't want to 19 19 A. Are you now going away from my view? 20 waive any rights that the City may have under 436. Do 20 Q. No, I'm asking -- this is the question. 21 A. Okay. 21 I recognize people certainly aren't in agreement. 22 Um --22 Q. The question is --23 MS. LEVINE: Can you read back the 23 Q. Let me rephrase the question. I just want to clarify. 24 A. Okay. 24 question? 25 Q. I was asking for your view. I'm not asking for a 25 (Record read back as requested.)

Page 197 1 A. Yes, I am aware that in the history of Detroit there	Page 199 1 Q. Who would have placed those phone calls on your
2 have been concessionary bargains to certain benefits	2 behalf?
3 without a Chapter 9.	3 A. I don't know if they would have placed or if they
4 Q. Okay, now, prior to the filing of this Chapter 9	4 would have received them. I'm not sure, but if they
5 A. Uh-huh.	5 would have been, it would have been somebody probably
6 Q are you aware of any concessionary bargaining	6 on labor benefits team, Evan Miller, Brian Easley or
7 changes that affected retirees?	7 others who work with them or others on the City's
8 A. I'm hesitating because I'm trying to recall the	8 labor department.
9 briefing papers I went through and your specific	9 Q. If they were substantive meetings with anybody on
10 question is retirees. I'm well aware of concessionary	10 behalf of AFSCME, would that have been reported to
11 bargaining changes for actives, now I'm thinking about	11 you?
12 retirees. I don't know.	12 A. More than likely, yes.
13 Q. Prior to the filing of this Chapter 9 petition you	13 Q. Were there any substantive meetings with AFSCME prior
14 previously discussed what I believe were four	14 to the filing?
meetings, June 10, June 20, July 10 and July 11; is	15 MR. SHUMAKER: Objection to form.
16 that correct?	16 A. I'm going to outside of the meetings I mention in
17 A. Yes. I think we were talking about there were more	17 my declaration?
18 meetings than that, but I think we were talking about	18 Q. Outside of what we'll call the big four.
the four meetings that were referenced on page I	19 A. Okay, big four. Thank you. Sitting here today none
20 believe 55 I believe of my declaration. Well,	20 that I recall.
21 actually it starts on 54. Okay.	21 Q. Are you familiar with the so-called Webster
22 Q. What other meetings were there?	22 litigation?
23 A. I had had meetings with?	23 A. Yes.
24 Q. Meetings well, my understanding is that the	24 Q. Okay, that litigation was filed on July 3?
meetings on June 10, 20, July 10 and July 11 were with	25 A. I believe so.
, , , , , , , , , , , , , , , , , , , ,	
Page 198 1 employees or retirees. Did you have other meetings	Page 200 1 Q. And you sent your request to Governor Snyder on July
1 employees or retirees. Did you have other meetings	Q. And you sent your request to Governor Snyder on July
1 employees or retirees. Did you have other meetings 2 with employees or retirees?	1 Q. And you sent your request to Governor Snyder on July2 16th?
1 employees or retirees. Did you have other meetings 2 with employees or retirees?	1 Q. And you sent your request to Governor Snyder on July2 16th?3 A. Yes.
 employees or retirees. Did you have other meetings with employees or retirees? A. You mean in a time frame? Q. Yes. 	 Q. And you sent your request to Governor Snyder on July 16th? A. Yes. Q. And Governor Snyder authorized the Chapter 9 filing on
 employees or retirees. Did you have other meetings with employees or retirees? A. You mean in a time frame? Q. Yes. A. Yes. Those were the formal structured meetings that 	 1 Q. And you sent your request to Governor Snyder on July 2 16th? 3 A. Yes. 4 Q. And Governor Snyder authorized the Chapter 9 filing on 5 July 18th?
 employees or retirees. Did you have other meetings with employees or retirees? A. You mean in a time frame? Q. Yes. A. Yes. Those were the formal structured meetings that we recounted. My understanding is there were other 	 Q. And you sent your request to Governor Snyder on July 16th? A. Yes. Q. And Governor Snyder authorized the Chapter 9 filing on July 18th? A. Yes.
 employees or retirees. Did you have other meetings with employees or retirees? A. You mean in a time frame? Q. Yes. A. Yes. Those were the formal structured meetings that we recounted. My understanding is there were other meetings that occurred outside of a formal process and 	 Q. And you sent your request to Governor Snyder on July 16th? A. Yes. Q. And Governor Snyder authorized the Chapter 9 filing on July 18th? A. Yes. MS. LEVINE: Could we have it marked as Orr
 employees or retirees. Did you have other meetings with employees or retirees? A. You mean in a time frame? Q. Yes. A. Yes. Those were the formal structured meetings that we recounted. My understanding is there were other meetings that occurred outside of a formal process and certainly a number of phone calls. 	 Q. And you sent your request to Governor Snyder on July 16th? A. Yes. Q. And Governor Snyder authorized the Chapter 9 filing on July 18th? A. Yes. MS. LEVINE: Could we have it marked as Orr 16?
 employees or retirees. Did you have other meetings with employees or retirees? A. You mean in a time frame? Q. Yes. A. Yes. Those were the formal structured meetings that we recounted. My understanding is there were other meetings that occurred outside of a formal process and certainly a number of phone calls. Q. With whom who is the counterparty to those 	 Q. And you sent your request to Governor Snyder on July 16th? A. Yes. Q. And Governor Snyder authorized the Chapter 9 filing on July 18th? A. Yes. MS. LEVINE: Could we have it marked as Orr 16? (Marked Exhibit No. 16.)
 employees or retirees. Did you have other meetings with employees or retirees? A. You mean in a time frame? Q. Yes. A. Yes. Those were the formal structured meetings that we recounted. My understanding is there were other meetings that occurred outside of a formal process and certainly a number of phone calls. Q. With whom who is the counterparty to those meetings? 	 Q. And you sent your request to Governor Snyder on July 16th? A. Yes. Q. And Governor Snyder authorized the Chapter 9 filing on July 18th? A. Yes. MS. LEVINE: Could we have it marked as Orr 16? (Marked Exhibit No. 16.) (Discussion held off the record.)
 employees or retirees. Did you have other meetings with employees or retirees? A. You mean in a time frame? Q. Yes. A. Yes. Those were the formal structured meetings that we recounted. My understanding is there were other meetings that occurred outside of a formal process and certainly a number of phone calls. Q. With whom who is the counterparty to those meetings? A. I'm not sure I can capture every counterparty to every 	 Q. And you sent your request to Governor Snyder on July 16th? A. Yes. Q. And Governor Snyder authorized the Chapter 9 filing on July 18th? A. Yes. MS. LEVINE: Could we have it marked as Orr 16? (Marked Exhibit No. 16.) (Discussion held off the record.) Q. We've just marked a document as Orr 16. It's
 employees or retirees. Did you have other meetings with employees or retirees? A. You mean in a time frame? Q. Yes. A. Yes. Those were the formal structured meetings that we recounted. My understanding is there were other meetings that occurred outside of a formal process and certainly a number of phone calls. Q. With whom who is the counterparty to those meetings? A. I'm not sure I can capture every counterparty to every meeting because my professional team and staff would 	 Q. And you sent your request to Governor Snyder on July 16th? A. Yes. Q. And Governor Snyder authorized the Chapter 9 filing on July 18th? A. Yes. MS. LEVINE: Could we have it marked as Orr 16? (Marked Exhibit No. 16.) (Discussion held off the record.) Q. We've just marked a document as Orr 16. It's really it's just a Detroit News report from July
 employees or retirees. Did you have other meetings with employees or retirees? A. You mean in a time frame? Q. Yes. A. Yes. Those were the formal structured meetings that we recounted. My understanding is there were other meetings that occurred outside of a formal process and certainly a number of phone calls. Q. With whom who is the counterparty to those meetings? A. I'm not sure I can capture every counterparty to every meeting because my professional team and staff would have various discussions, but I tried to recount ones 	 Q. And you sent your request to Governor Snyder on July 16th? A. Yes. Q. And Governor Snyder authorized the Chapter 9 filing on July 18th? A. Yes. MS. LEVINE: Could we have it marked as Orr 16? (Marked Exhibit No. 16.) (Discussion held off the record.) Q. We've just marked a document as Orr 16. It's really it's just a Detroit News report from July 18th or July 17th actually at 11:00 p.m.
 employees or retirees. Did you have other meetings with employees or retirees? A. You mean in a time frame? Q. Yes. A. Yes. Those were the formal structured meetings that we recounted. My understanding is there were other meetings that occurred outside of a formal process and certainly a number of phone calls. Q. With whom who is the counterparty to those meetings? A. I'm not sure I can capture every counterparty to every meeting because my professional team and staff would have various discussions, but I tried to recount ones that I'm aware of and who the counterparties were in 	 Q. And you sent your request to Governor Snyder on July 16th? A. Yes. Q. And Governor Snyder authorized the Chapter 9 filing on July 18th? A. Yes. MS. LEVINE: Could we have it marked as Orr 16? (Marked Exhibit No. 16.) (Discussion held off the record.) Q. We've just marked a document as Orr 16. It's really it's just a Detroit News report from July 18th or July 17th actually at 11:00 p.m. MR. SHUMAKER: I'm sorry, counsel. I see a
 employees or retirees. Did you have other meetings with employees or retirees? A. You mean in a time frame? Q. Yes. A. Yes. Those were the formal structured meetings that we recounted. My understanding is there were other meetings that occurred outside of a formal process and certainly a number of phone calls. Q. With whom who is the counterparty to those meetings? A. I'm not sure I can capture every counterparty to every meeting because my professional team and staff would have various discussions, but I tried to recount ones that I'm aware of and who the counterparties were in my declaration. 	 Q. And you sent your request to Governor Snyder on July 16th? A. Yes. Q. And Governor Snyder authorized the Chapter 9 filing on July 18th? A. Yes. MS. LEVINE: Could we have it marked as Orr 16? (Marked Exhibit No. 16.) (Discussion held off the record.) Q. We've just marked a document as Orr 16. It's really it's just a Detroit News report from July 18th or July 17th actually at 11:00 p.m. MR. SHUMAKER: I'm sorry, counsel. I see a July 16 reference at the bottom.
 employees or retirees. Did you have other meetings with employees or retirees? A. You mean in a time frame? Q. Yes. A. Yes. Those were the formal structured meetings that we recounted. My understanding is there were other meetings that occurred outside of a formal process and certainly a number of phone calls. Q. With whom who is the counterparty to those meetings? A. I'm not sure I can capture every counterparty to every meeting because my professional team and staff would have various discussions, but I tried to recount ones that I'm aware of and who the counterparties were in my declaration. Q. Was AFSCME one of the counterparties that you met with 	 Q. And you sent your request to Governor Snyder on July 16th? A. Yes. Q. And Governor Snyder authorized the Chapter 9 filing on July 18th? A. Yes. MS. LEVINE: Could we have it marked as Orr 16? (Marked Exhibit No. 16.) (Discussion held off the record.) Q. We've just marked a document as Orr 16. It's really it's just a Detroit News report from July 18th or July 17th actually at 11:00 p.m. MR. SHUMAKER: I'm sorry, counsel. I see a July 16 reference at the bottom. MS. LEVINE: Sorry, July 16th at 11:00 p.m.
 employees or retirees. Did you have other meetings with employees or retirees? A. You mean in a time frame? Q. Yes. A. Yes. Those were the formal structured meetings that we recounted. My understanding is there were other meetings that occurred outside of a formal process and certainly a number of phone calls. Q. With whom who is the counterparty to those meetings? A. I'm not sure I can capture every counterparty to every meeting because my professional team and staff would have various discussions, but I tried to recount ones that I'm aware of and who the counterparties were in my declaration. Q. Was AFSCME one of the counterparties that you met with outside of the four meetings we were previously 	 Q. And you sent your request to Governor Snyder on July 16th? A. Yes. Q. And Governor Snyder authorized the Chapter 9 filing on July 18th? A. Yes. MS. LEVINE: Could we have it marked as Orr 16? (Marked Exhibit No. 16.) (Discussion held off the record.) Q. We've just marked a document as Orr 16. It's really it's just a Detroit News report from July 18th or July 17th actually at 11:00 p.m. MR. SHUMAKER: I'm sorry, counsel. I see a July 16 reference at the bottom. MS. LEVINE: Sorry, July 16th at 11:00 p.m. MR. SHUMAKER: Yeah.
with employees or retirees. Did you have other meetings with employees or retirees? A. You mean in a time frame? Q. Yes. A. Yes. Those were the formal structured meetings that we recounted. My understanding is there were other meetings that occurred outside of a formal process and certainly a number of phone calls. Q. With whom who is the counterparty to those meetings? A. I'm not sure I can capture every counterparty to every meeting because my professional team and staff would have various discussions, but I tried to recount ones that I'm aware of and who the counterparties were in my declaration. Q. Was AFSCME one of the counterparties that you met with outside of the four meetings we were previously discussing?	 Q. And you sent your request to Governor Snyder on July 16th? A. Yes. Q. And Governor Snyder authorized the Chapter 9 filing on July 18th? A. Yes. MS. LEVINE: Could we have it marked as Orr 16? (Marked Exhibit No. 16.) (Discussion held off the record.) Q. We've just marked a document as Orr 16. It's really it's just a Detroit News report from July 18th or July 17th actually at 11:00 p.m. MR. SHUMAKER: I'm sorry, counsel. I see a July 16 reference at the bottom. MS. LEVINE: Sorry, July 16th at 11:00 p.m. MR. SHUMAKER: Yeah. Q. Mr. Orr, do you recall reading this press coverage at
with employees or retirees. Did you have other meetings with employees or retirees? A. You mean in a time frame? Q. Yes. A. Yes. Those were the formal structured meetings that we recounted. My understanding is there were other meetings that occurred outside of a formal process and certainly a number of phone calls. Q. With whom who is the counterparty to those meetings? A. I'm not sure I can capture every counterparty to every meeting because my professional team and staff would have various discussions, but I tried to recount ones that I'm aware of and who the counterparties were in my declaration. Q. Was AFSCME one of the counterparties that you met with outside of the four meetings we were previously discussing? A. I didn't meet with them, but I understand that there	 Q. And you sent your request to Governor Snyder on July 16th? A. Yes. Q. And Governor Snyder authorized the Chapter 9 filing on July 18th? A. Yes. MS. LEVINE: Could we have it marked as Orr 16? (Marked Exhibit No. 16.) (Discussion held off the record.) Q. We've just marked a document as Orr 16. It's really it's just a Detroit News report from July 18th or July 17th actually at 11:00 p.m. MR. SHUMAKER: I'm sorry, counsel. I see a July 16 reference at the bottom. MS. LEVINE: Sorry, July 16th at 11:00 p.m. MR. SHUMAKER: Yeah. Q. Mr. Orr, do you recall reading this press coverage at the time that it was that it came out?
with employees or retirees. Did you have other meetings with employees or retirees? A. You mean in a time frame? Q. Yes. A. Yes. Those were the formal structured meetings that we recounted. My understanding is there were other meetings that occurred outside of a formal process and certainly a number of phone calls. Q. With whom who is the counterparty to those meetings? A. I'm not sure I can capture every counterparty to every meeting because my professional team and staff would have various discussions, but I tried to recount ones that I'm aware of and who the counterparties were in my declaration. Q. Was AFSCME one of the counterparties that you met with outside of the four meetings we were previously discussing? A. I didn't meet with them, but I understand that there may have been meetings or telephone calls with others.	 Q. And you sent your request to Governor Snyder on July 16th? A. Yes. Q. And Governor Snyder authorized the Chapter 9 filing on July 18th? A. Yes. MS. LEVINE: Could we have it marked as Orr 16? (Marked Exhibit No. 16.) (Discussion held off the record.) Q. We've just marked a document as Orr 16. It's really it's just a Detroit News report from July 18th or July 17th actually at 11:00 p.m. MR. SHUMAKER: I'm sorry, counsel. I see a July 16 reference at the bottom. MS. LEVINE: Sorry, July 16th at 11:00 p.m. MR. SHUMAKER: Yeah. Q. Mr. Orr, do you recall reading this press coverage at the time that it was that it came out? A. I do not recall reading this, but I can read it now.
 employees or retirees. Did you have other meetings with employees or retirees? A. You mean in a time frame? Q. Yes. A. Yes. Those were the formal structured meetings that we recounted. My understanding is there were other meetings that occurred outside of a formal process and certainly a number of phone calls. Q. With whom who is the counterparty to those meetings? A. I'm not sure I can capture every counterparty to every meeting because my professional team and staff would have various discussions, but I tried to recount ones that I'm aware of and who the counterparties were in my declaration. Q. Was AFSCME one of the counterparties that you met with outside of the four meetings we were previously discussing? A. I didn't meet with them, but I understand that there may have been meetings or telephone calls with others. Q. Were there meetings with others? 	1 Q. And you sent your request to Governor Snyder on July 16th? 3 A. Yes. 4 Q. And Governor Snyder authorized the Chapter 9 filing on 5 July 18th? 6 A. Yes. 7 MS. LEVINE: Could we have it marked as Orr 8 16? 9 (Marked Exhibit No. 16.) 10 (Discussion held off the record.) 11 Q. We've just marked a document as Orr 16. It's 12 really it's just a Detroit News report from July 13 18th or July 17th actually at 11:00 p.m. 14 MR. SHUMAKER: I'm sorry, counsel. I see a 15 July 16 reference at the bottom. 16 MS. LEVINE: Sorry, July 16th at 11:00 p.m. 17 MR. SHUMAKER: Yeah. 18 Q. Mr. Orr, do you recall reading this press coverage at 19 the time that it was that it came out? 20 A. I do not recall reading this, but I can read it now. 21 Q. The is it your understanding that as of the date of
 employees or retirees. Did you have other meetings with employees or retirees? A. You mean in a time frame? Q. Yes. A. Yes. Those were the formal structured meetings that we recounted. My understanding is there were other meetings that occurred outside of a formal process and certainly a number of phone calls. Q. With whom who is the counterparty to those meetings? A. I'm not sure I can capture every counterparty to every meeting because my professional team and staff would have various discussions, but I tried to recount ones that I'm aware of and who the counterparties were in my declaration. Q. Was AFSCME one of the counterparties that you met with outside of the four meetings we were previously discussing? A. I didn't meet with them, but I understand that there may have been meetings or telephone calls with others. Q. Were there meetings with others? A. I don't know if there were meetings or phone calls. 	1 Q. And you sent your request to Governor Snyder on July 16th? 3 A. Yes. 4 Q. And Governor Snyder authorized the Chapter 9 filing on 5 July 18th? 6 A. Yes. 7 MS. LEVINE: Could we have it marked as Orr 8 16? 9 (Marked Exhibit No. 16.) 10 (Discussion held off the record.) 11 Q. We've just marked a document as Orr 16. It's 12 really it's just a Detroit News report from July 13 18th or July 17th actually at 11:00 p.m. 14 MR. SHUMAKER: I'm sorry, counsel. I see a 15 July 16 reference at the bottom. 16 MS. LEVINE: Sorry, July 16th at 11:00 p.m. 17 MR. SHUMAKER: Yeah. 18 Q. Mr. Orr, do you recall reading this press coverage at 19 the time that it was that it came out? 20 A. I do not recall reading this, but I can read it now. 21 Q. The is it your understanding that as of the date of 22 this article, the governor was not thinking about
with employees or retirees. Did you have other meetings with employees or retirees? A. You mean in a time frame? Q. Yes. A. Yes. Those were the formal structured meetings that we recounted. My understanding is there were other meetings that occurred outside of a formal process and certainly a number of phone calls. Q. With whom who is the counterparty to those meetings? A. I'm not sure I can capture every counterparty to every meeting because my professional team and staff would have various discussions, but I tried to recount ones that I'm aware of and who the counterparties were in my declaration. Q. Was AFSCME one of the counterparties that you met with outside of the four meetings we were previously discussing? A. I didn't meet with them, but I understand that there may have been meetings or telephone calls with others. Q. Were there meetings with others? A. I don't know if there were meetings or phone calls. There may have been meetings or phone calls.	1 Q. And you sent your request to Governor Snyder on July 16th? 3 A. Yes. 4 Q. And Governor Snyder authorized the Chapter 9 filing on 5 July 18th? 6 A. Yes. 7 MS. LEVINE: Could we have it marked as Orr 8 16? 9 (Marked Exhibit No. 16.) 10 (Discussion held off the record.) 11 Q. We've just marked a document as Orr 16. It's 12 really it's just a Detroit News report from July 13 18th or July 17th actually at 11:00 p.m. 14 MR. SHUMAKER: I'm sorry, counsel. I see a 15 July 16 reference at the bottom. 16 MS. LEVINE: Sorry, July 16th at 11:00 p.m. 17 MR. SHUMAKER: Yeah. 18 Q. Mr. Orr, do you recall reading this press coverage at 19 the time that it was that it came out? 20 A. I do not recall reading this, but I can read it now. 21 Q. The is it your understanding that as of the date of 22 this article, the governor was not thinking about 23 actually I'm going to correct myself. It looks like
 employees or retirees. Did you have other meetings with employees or retirees? A. You mean in a time frame? Q. Yes. A. Yes. Those were the formal structured meetings that we recounted. My understanding is there were other meetings that occurred outside of a formal process and certainly a number of phone calls. Q. With whom who is the counterparty to those meetings? A. I'm not sure I can capture every counterparty to every meeting because my professional team and staff would have various discussions, but I tried to recount ones that I'm aware of and who the counterparties were in my declaration. Q. Was AFSCME one of the counterparties that you met with outside of the four meetings we were previously discussing? A. I didn't meet with them, but I understand that there may have been meetings or telephone calls with others. Q. Were there meetings with others? A. I don't know if there were meetings or phone calls. 	1 Q. And you sent your request to Governor Snyder on July 16th? 3 A. Yes. 4 Q. And Governor Snyder authorized the Chapter 9 filing on 5 July 18th? 6 A. Yes. 7 MS. LEVINE: Could we have it marked as Orr 8 16? 9 (Marked Exhibit No. 16.) 10 (Discussion held off the record.) 11 Q. We've just marked a document as Orr 16. It's 12 really it's just a Detroit News report from July 13 18th or July 17th actually at 11:00 p.m. 14 MR. SHUMAKER: I'm sorry, counsel. I see a 15 July 16 reference at the bottom. 16 MS. LEVINE: Sorry, July 16th at 11:00 p.m. 17 MR. SHUMAKER: Yeah. 18 Q. Mr. Orr, do you recall reading this press coverage at 19 the time that it was that it came out? 20 A. I do not recall reading this, but I can read it now. 21 Q. The is it your understanding that as of the date of 22 this article, the governor was not thinking about

Page 201 1 never mind. 2 Was it your -- is it your understanding 3 that as of the time of this press coverage, Governor 4 Snyder was not yet recommending a Chapter 9 filing for 5 Michigan --6 MR. SHUMAKER: Objection, foundation. 7 Q. -- for Detroit? 8 MR. SHUMAKER: Sorry. Objection, 9 foundation, form. 10 A. I don't think -- I think I was the one recommending and Governor Snyder was either going to approve or 11 12 disapprove of my request. This is 11:00 p.m. I 13 haven't seen this and it appears to be 11:00 p.m. It 14 says -- so give me your question again. 15 Q. What was your understanding at this point in time of 16 Governor Snyder's view with regard to whether or not 17 he would recommend -- he would accept your 18 recommendation that Detroit file a Chapter 9 petition? 19 A. It was unclear. I had gotten to the point at least on 20 the 16th of thinking it was time for me to make the 21 recommendation. It was unclear what the response was 22 23 Q. Did you discuss the Webster litigation with the 24 governor? 25 A. I don't think so. Page 202 1 Q. Did you discuss the Webster litigation with anybody in 2 the governor's office? 3 A. Was the Webster litigation the first lawsuit filed 4 against the governor and the treasurer on the 3rd? 5 And then the next week AFSCME joined that litigation? 6 Was that by the UAW the first litigation and AFSCME 7 joined that litigation the next week? 8 Q. One was Flowers and one was Webster. A. Right. So I want to make sure we're talking about the 10 right one. So you're talking about Webster? 11 Q. Did you discuss either the Flowers or the Webster 12 litigation with the governor? 13 A. No, I didn't discuss it with the governor. 14 Q. Did you discuss either the Webster or the Flowers 15 litigation with anybody at the state? 16 A. You mean on the 16th? 17 Q. No, at any point in time. 18 A. At any time. Let me -- let me -- let me then clarify 19 my answer. I think -- my recollection is that there 20 were lawsuits being filed that we did not discuss at 21 the beginning of July. I think there was a piece of 22 litigation that had been filed the morning of the 16th 23 -- in direct response to your question did I discuss

Page 203 governor before July 18th? 1 2 A. Yes, I believe I did. 3 Q. And was it before July 18th? 4 A. Yeah, I believe it was. 5 Q. What did you discuss? 6 A. Well, was it? I think generally, and here I'm going 7 to be very careful, there were discussions I had --8 I'm not sure I had any discussions with the governor 9 without either my counsel being on the line or counsel 10 on behalf of the state and the governor being on the 11 line so I don't know if that implicates 12 attorney-client. 13 MR. SHUMAKER: It certainly could. 14 THE WITNESS: Okay. 15 A. Without disclosing what was discussed, we had 16 discussions. 17 Q. Okay, so it's your position -- well, let's go back. 18 So on July 3rd, for example, who was your 19 counsel? 20 A. Well, my restructuring counsel was Jones Day, but --21 Q. And who was the governor's counsel? 22 A. The governor's counsel would be -- I believe in the 23 governor's office generally heading up that group 24 would be Mike Gadola and Valerie Brader and I think

Page 204 morning. I may clarify a discussion I had earlier this morning but I -- well, direct response to your

this corrects the discussion I had earlier this

question, those are the people in the governor'soffice.

25

1

2

18

19

20

21

22

23

24

25

5 Q. Okay, so if you and the governor were on the phone --6 A. Right.

Q. -- then those conversations -- I'm not asking you
about conversations that you had just you and
Jones Day, I'm asking you what conversations you had
with representatives -- with either the governor or
representatives of the state prior to July 18th after
the Webster and Flowers litigations were filed on July
3.

14 A. Okay. I think we did have conversations. I'm not
 15 sure they're not protected by attorney-client
 16 because - 17 MR. SHUMAKER: If you believe lawyers we

MR. SHUMAKER: If you believe lawyers were on those phone calls.

THE WITNESS: I know lawyers were on the phone, I just don't -- I'm not acting as an attorney so I don't know -- I know there were lawyers on the phone. I know my lawyers were on the phone so I don't --

MR. ULLMAN: The fact that there were lawyers on the phone doesn't make it a privileged

the litigation with the governor? At some point, yes.

25 Q. Do you recall whether you had that discussion with the

CI I	IT OF DETROIT, MICHIGAN		200-200
1	Page 205 conversation.	1	Page 207 A. I don't know if I ever discussed both cases. I think
2	MS. LEVINE: Well, let him get the	2	I discussed one with Brader and/or Gadola.
3	statement out and then we'll	3	Q. Okay, and what did you discuss about the litigation
4	THE WITNESS: I believe there was a common	4	with Brader or Gadola?
5	interest. Can I consult my attorneys?	5	MR. SHUMAKER: Objection. I'm going to
		6	, ,
6 7	MR. SHUMAKER: Certainly. You want to take a quick break?		the question calls for the witness to reveal
	•	7	privileged attorney-client communications as part of a
8	THE VIDEOGRAPHER: Going off the record at	8	common interest agreement with the state and therefore
9	3:24 p.m.	9	I'm going to instruct him not to answer.
10	(Discussion held off the record.)	10	MS. LEVINE: Okay, we'll reserve our
11	THE VIDEOGRAPHER: We're back on the record	11	rights.
12	at 3:31 p.m.	12	MR. SHUMAKER: Understood.
13	BY MS. LEVINE:	13	,
14	Q. Did you reach a	14	
15	MS. LEVINE: Can you read back my last	15	regard to the potential for filing for Chapter 9, do
16	question?	16	you recall specifically on what days you had those
17	Actually I'll rephrase it.	17	conversations?
18	Q. Prior to July 17th did you have conversations with the	18	A. No.
19	governor or anybody in the governor's office?	19	MR. SHUMAKER: Objection to form.
20	A. Prior to July 17th?	20	THE WITNESS: Oh, okay.
21	Q. But since July 3.	21	MR. SHUMAKER: Counsel, you're saying just
22	MR. SHUMAKER: About?	22	between him and the governor? No one else?
23	Q. About Flowers and Webster.	23	Q. Did you have conversations that involved the governor
24	A. Oh.	24	between July 3 and July 17 with regard to the
25	MR. SHUMAKER: Yes or no?	25	potential for filing a Chapter 9 for Detroit?
	Page 206		Page 208
1	A. Yes.	1	MR. SHUMAKER: Where counsel was not a part
2	Q. Prior to July 17th but after July 3, did you have any	2	of the conversation?
3	discussions with the governor or anybody in the	3	MS. LEVINE: No, no, I'm just asking if he
4	governor's office about filing a filing for Chapter	4	had conversations. I haven't asked him yet who's
5	9 for Detroit?	5	participating and it's not privileged even with a
6	A. Between the 3rd and 17th?	6	joint defense agreement, which we're reserving our
7	Q. Yes.	7	rights about, for him to tell me that conversations
8	A. Yes.	8	took place, then we will get into who participated and
9	Q. With whom did you have the discussions about the	9	which conversations and then we'll decide whether or
10	Flowers litigation, the Flowers/Webster litigations?	10	not he can talk to me about them.
11	A. Attorneys in the governor's office.	11	MR. SHUMAKER: Okay, I'm just making sure
12	Q. Which ones?	12	the witness doesn't reveal anything.
13	A. I believe Valerie Brader and Mike Gadola.	13	THE WITNESS: Okay, and waive anything.
14	Q. Anybody else?	14	
15	A. I'm trying to recall if in one of my discussions with	15	THE WITNESS: For the record there is no
16	the governor we discussed that specific litigation or	16	effort to waive anything. But I'm trying to be
17	just that there were cases being filed and I don't	17	
18	I don't recall any specific discussion about that	18	
19	particular piece of litigation, just that there were	19	parse it, because I'm going to ask you questions with
20	lawsuits being filed.	20	
21	_	20	norticipated and there were other people present

22

23

24

25

21 Q. So you discussed with Valerie Brader and Mike Gadola 21

the Flowers and the Webster litigation, you discussed

with the governor just the fact that there was the --

the litigations were pending now? And we're still

within the July 3 through July 17 time frame.

participated and there were other people present.

23 Q. I'm going to ask you questions with regard to you and

22 A. Right.

25 A. Right.

other people --

KEVYN ORR CITY OF DETROIT, MICHIGAN

Page 209 1 A. I may have. 1 Q. -- in the governor's office. 2 A. Right. 3 Q. And then we'll find out whether or not lawyers were present at some or all of those conversations and then 4 4 we'll figure out what we do about that. 6 A. Okay, okay. 6 meeting --7 Q. Okav? 7 A. Yes. 8 A. Okay. 8 9 9 MR. SHUMAKER: Okay. governor? 10 Q. So let's start with just you and the governor. Did 11 you have conversations with just the governor between 11 12 July 3 and July 17th with regard to filing Chapter 9 12 13 for Detroit? 13 14 14 A. There's no mystery, I just don't want to run up 15 against a privilege. I believe at one of my -- when 16 was -- this was July 3rd? Oh, this is -- okay. Now, 16 referring to? 17 it -- I think that both the governor and I were on 18 vacation over the 4th of July weekend so we may not 19 have had -- and he was on vacation I believe the 20 following week, so we probably did not have our weekly 20 21 meeting. That's why there was a gap. At some point 21 22 it is possible for us to have had a meeting after --22 23 23 just the governor and I -- and when I say just the 24 governor and I'm including other nonlawyers, his chief 25 of staff, his deputy chief of staff, people along 25 Page 210 1 those lines, I'm not thinking any of those are 1 2 attorneys and if they are, I'm not waiving any 3 privilege --3 4 4 Q. Okay. 5 A. -- but it's possible we had meetings after that time 5 meeting? 6 with just the governor. Okay. 7 Q. What did you discuss? 7 8 A. Because he's waived the deliver the process privilege. 9 I think we generally discussed the ongoing operational 9 10 restructuring, the status at a very high level the 11 governor, you know, we don't -- we typically do not 12 discuss how many meetings, who attended, what was 12 A. Probably. 13 said, went back and forth, it was just a very high 14 level of how things were going with the restructuring 14 A. Likely. 15 efforts and that the lawsuits, this is just with the 16 governor, were beginning to create the risk that we 17 would lose the initiative and I might be unable to 18 discharge my obligations under 436. 18 19 Q. Did you have any conversations without counsel between 19 20 you and the governor between June 14 and July 3? 20 meeting? 21 A. June 14 and July 3? 22 Q. The big four was June 14, June 20, July 10 and July 22

Page 211

2 Q. Did you discuss the June 14 meeting with the governor?

A. Yes, I believe, but that may have been -- between July

-- give me the dates again.

5 Q. Well, let's make it easier. Anytime after the June 14

Q. -- did you discuss the June 14th with just the

10 A. Well, with just the governor. I typically --

occasionally I will meet with just the governor, but

whenever you say just the governor, my answer should

include those meetings where I have members of his

senior staff as well.

15 Q. When you say members of his senior staff, who are you

17 A. His chief of staff.

18 Q. What's the name?

19 A. Dennis Muchmore; John Roberts, his deputy chief of

staff; sometimes my chief of staff, Shani Penn; my

senior advisor, Sonya Mays; occasionally Treasurer

Dillon. Is Andy an attorney?

MR. ESSAD: Yes.

24 A. Yes, he is, so I've got to be careful. So -- huh. I

think Andy was sometimes at those meetings so I've got

23

24 A. Without counsel?

25 Q. Uh-huh.

to be careful.

2 Q. Okay, so at meetings where there were no counsel

between June 14 and July 3, did you have any

discussions with regard to the June 14 or the June 20

6 A. I don't think there were any meetings where there were

no counsel between June 14th and July 3.

8 Q. Okay, how many times did you meet between June 14 and

July 3 with the governor by in person or by telephone?

10 A. I am not sure.

11 Q. More than once?

13 Q. More than twice?

15 Q. More than six times?

16 A. I don't think -- I don't think more than that.

17 Q. Okay, so somewhere between two and six and at every

single one of those meetings you believe counsel was

present or on telephone if it was a telephonic

21 A. Yes, sometimes we would do conference calls and there

would be counsel present on the phone so I'm being

23 very careful here, yes, there's a possibility there

24 was counsel present at each of those meetings.

25 Q. I'm going to ask a question, but your counsel has to

CITY OF DETROIT, MICHIGAN Page 213 speak first. Are you claiming the joint defense for 1 2 the Flowers and the Webster litigation or are you 3 claiming joint defense with regard to the thought 4 process leading up to the filing of the Chapter 9? 5 MR. SHUMAKER: Claim --6 MS. LEVINE: Let me ask the question and 7 then you can assert it, but I don't want to be tricky, 8 I'm not trying to be tricky. 9 THE WITNESS: Thank you, thank you. 10 Q. During those conversations that took place prior to 11 the filing of the Webster and the Flowers litigation 12 from June 14 through July 3, did you have any -- did 13 any of the conversations that you had with the 14 governor in person or by telephone conference involve 15 discussions with regard to the filing of the Chapter 9 16 petition? 17 A. Between the 14th and the 3rd? 18 Q. Uh-huh. 19 A. I don't recall any specific discussions, but they may 20 have.

21 Q. Did you have conversations with the governor during 22 June about the -- about filing for Chapter 9 at which 23 counsel wasn't present either in person or by 24 telephone? And when I say meetings, I'm talking about 25 either in person or by telephone. Page 214

Page 215 privilege attaches. MR. SHUMAKER: If you believe he was acting as an attorney, then I would caution you and instruct you not to answer. If Mr. Dillon was acting as the treasurer and the treasurer alone --THE WITNESS: Right. MR. SHUMAKER: -- as a businessperson, then you can answer. THE WITNESS: Okay. Okay. That -- okay. 10 A. Yes, then that means at some of those meetings we probably did discuss potential Chapter 9 filing without attorneys but with Treasurer Dillon. 13 Q. Prior to July 3 what was the timing that you were discussing with regard to a potential Chapter 9 filing? 16 A. We weren't. Generally it was consistent with what I had said at the June 10th and June 14th meetings. which is after June 14th we will use the next 30 days to assess where we are and what progress we're making and if we're making progress and I think I said at that June 14th meeting in the nature of a term sheet agreement in principles or concepts moving forward, that we might be a position to be able to extend that. I said that at June 14th assuming a steady state. 25 Q. After July 3 but before July 17 --

1 A. I think I can say this. My weekly Detroit subject 2 meetings typically include the governor, his chief of 3 staff or deputy chief of staff, Treasurer Dillon and 4 one of his employees, Tom Saxon, and/or some of our 5 advisors and attorneys. I do not recall a meeting or 6 a phone conference with the governor, it may have 7 happened, I just -- I'm not recalling it and I'm 8 trying very hard to. I do not recall a meeting or 9 phone conference where, for instance, Treasurer Dillon 10 was not either there or on the phone. And I'm trying 11 to -- in the few times that the governor and I have 12 occasion just one-on-one meetings, I'm trying to 13 recall if we discussed a Chapter 9 filing. I'm now 14 just talking about the governor of one-on-one 15 meetings. It is possible not in terms of timing, just 16 generally speaking, because here again, it was not at 17 the grand level. 18 Q. Just to clarify, I believe that your counsel will

19 allow you to answer whether or not there's been 20 discussions with regards to a Chapter 9 filing with 21 the governor so long as counsel wasn't on the phone. 22

MR. SHUMAKER: Correct. 23 A. Yes, these are the meetings I'm talking about.

24 Q. Treasurer Dillon is not counsel.

25 A. Well, he's an attorney and I don't know if the

1 A. Uh-huh.

1

2

3

4

5

6

7

8

9

11

12

14

15

17

18

19

20

21

22

23

24

2 Q. -- did you have any conversations with the governor or 3 his senior staff at which counsel wasn't present?

4 A. Excluding Treasurer Dillon or --

5 Q. Excluding.

6 A. Acting as -- I don't think he was acting as an 7 attorney, I think he was acting as treasurer.

8 Q. Correct.

9 A. Okay. Yes, I believe so.

10 Q. And did you -- during -- how many of those meetings 11 did you have?

12 A. Here again, we -- the meeting of the week after the 13 4th of July holiday I think we did not have, because I 14 went the week before and I think the governor was on 15 Mackinac the week after so I don't know if we had a 16 meeting then. That would leave you said July 17?

17 Q. July 3 to July 17.

18 A. Okay, so that would leave roughly another week or two. 19 There may have been a meeting the following week and 20 I'm trying to recall if any attorneys were at that 21 meeting. There was probably a meeting the following 22 week or the week thereafter. There may have been 23 attorneys at one of those meetings from the governor's 24 staff.

25 Q. How many meetings did you participate in between July

KEVYN ORR

CITY OF DETROIT, MICHIGAN Page 219 Page 217 3 and July 17 at which -- with the governor at which 1 A. I believe -- well, when you say the governor's office, 1 2 attorneys were present as opposed to meetings with the that includes the treasurer? 2 3 3 Q. Yes. governor where attorneys were not present? 4 A. Yes, I believe so. 4 A. I think we only had one or two meetings and attorneys 5 were present at either one or both of those meetings. 5 Q. The state? 6 Excluding Treasurer Dillon. I'm talking about 6 A. The state, yes, I believe so. 7 attorney attorneys, not lawyers. Q. How many of those meetings are you aware of where you Q. Who drafted your July 16th letter? Was that you? 8 did not participate? 9 A. I--A. No, I got a draft and I edited it. 10 MR. SHUMAKER: Object to foundation, but --10 Q. Who prepared the draft for you? 11 A. I think it was a number of folks. It was -- I 11 A. Where any meetings I didn't. There were -- the 12 forgot --12 investment bankers, for instance, will talk with 13 Q. Was it Jones Day? 13 treasury from time to time about a number of matters 14 A. It was more than likely Jones Day, yes, restructuring 14 and I'm sure that I wasn't on all of those 15 15 conversations. And my legal team might talk with the guys. 16 Q. Did you direct the draft be prepared? 16 governor's attorney on various matters and I'm pretty 17 A. Yes, we --17 confident I wasn't involved in all those discussions 18 MR. SHUMAKER: You can say. You can 18 either. So it's not like it happened every day or it 19 testify to that. 19 was happening every half hour, but I'm sure there were 20 A. Without discussing exactly what was said, yes, I did. 20 discussions between them that I was either not 21 Q. What was the date that you gave Jones Day that 21 involved with or aware of. 22 direction? 22 Q. Did any of those discussions between either the 23 23 A. I think that direction was either to start getting the investment bankers directly or your counsel and the 24 letter in shape that Friday, I'm not sure, either that 24 state governor's office or whomever involve 25 25 preceding week or over the weekend. Yes. discussions with regard to the filing of the Chapter 9 Page 218 Page 220 1 Q. But after the commencement -- but that would have been 1 for Detroit and/or the timing of that filing? 2 2 MR. SHUMAKER: Object to form. after July 3? 3 A. Yes, yes, it was after July 3. 3 A. Yes, they probably did. Q. Did you advise the governor that you had started the 4 Q. When you say they probably did, were you getting 5 process of drafting that letter? 5 reports from your investment banker and your counsel 6 A. I don't recall --6 with regard to the conversations they were having with 7 7 MR. SHUMAKER: If -- if -- if the the governor and other representatives of the state? 8 8

9

10

11

15

communications with the governor were with counsel present, then I don't want you to reveal what was

THE WITNESS: Okay. Okay.

12 MR. SHUMAKER: If at another meeting where 13 there was not counsel present, that's a different 14 story.

THE WITNESS: Right.

16 A. Within that time frame, because I believe that was a 17 weekend, I do not recall communications with the 18 governor or communications with the governor where 19 counsel was not present. There may have been a 20 discussion with the governor -- no, I don't recall an 21 independent discussion with the governor.

22 Q. In addition to conversations in which you participated 23 in, were there conversations between your consultants

24 and the governor's office and/or his counsel between 25 July 3 and July 17?

A. Not necessarily every -- not necessarily every

9 conversation, but generally speaking, so I was getting

10 reports, but I cannot testify that I was privy to

11 every conversation that everyone either on legal side

12 or the investment side -- banking side or them

13 together had.

14 Q. When did you first start thinking that the timing for 15 the Chapter 9 filing was going to be sooner rather than later? 16

17 A. As opposed to?

18 Q. Let me rephrase.

When did you decide that the timing of the 19 20 Chapter 9 filing should be July 18th or July 19th?

21 A. Well, I didn't. I decided to make the request and my intent was to have the ability to file available and possibly executed as soon as I got it. It was without talking or waiving privileges from my counsel or counsel and investment bankers, the concerns about us

22

23

24

OTT OF BETTOTT, WHOTHO, IN	
losing control or being put in a situation b	Page 221 Page 223 Pecause of 1 Merrill Lynch commensurate with that day. One of the
2 the ongoing litigation where I would not be	
3 discharge my duties in an orderly fashion	
4 comprehensive matter to put the city on a	
5 footing because of the litigation grew thro	
6 and it was made clear to me that my desi	
7 continue to engage in discussions was ru	
8 of putting my obligations under the statute	
9 and I think I was even counseled that I wa	
10 irresponsible.	
11 Q. When did you first advise or have your	3
first advise the governor or anybody affili	
the state that you were starting to draft you	-
14 16th request?	14 want to make sure you're not going into an area that's
15 A. Outside of attorney-client communicatio	
16 MR. SHUMAKER: No.	16 THE WITNESS: Okay.
17 Q. No, no, I'm talking about when did you t	
18 governor. I'm not sure it's you or	18 what
19 A. But I may have	19 A. As I said before, my understanding was I was at risk
20 Q or I'm not sure if it's your counsel who	
21 request for you or your investment banks	
22 that request for you	22 Q. Wasn't the Syncora issue settled sometime in prior to
23 MR. SHUMAKER: Objection.	the Chapter 9 filing, though?
24 A. When did I transmit the request?	24 A. No.
25 Q. Yes.	25 O The rick that you falt from the Webster/Flowers I
20 Q. 100.	25 Q. The risk that you felt from the Webster/Flowers I
	Page 222 Page 224
1 MR. SHUMAKER: Object to the form	Page 222 1 think what you referred to as three litigations
1 MR. SHUMAKER: Object to the form 2 Q. Let me rephrase it.	Page 222 1 think what you referred to as three litigations 2 A. Uh-huh.
1 MR. SHUMAKER: Object to the form 2 Q. Let me rephrase it. 3 When did somebody on behalf of the	Page 222 1 think what you referred to as three litigations 2 A. Uh-huh. 3 Q when did you communicate that risk to the governor
1 MR. SHUMAKER: Object to the form 2 Q. Let me rephrase it. 3 When did somebody on behalf of the 4 Emergency Manager advise somebody on b	Page 222 1 think what you referred to as three litigations 2 A. Uh-huh. 3 Q when did you communicate that risk to the governor or the state or when did somebody communicate that
1 MR. SHUMAKER: Object to the form 2 Q. Let me rephrase it. 3 When did somebody on behalf of the 4 Emergency Manager advise somebody on b 5 state that the Emergency Manager and his t	Page 222 1 think what you referred to as three litigations 2 A. Uh-huh. 3 Q when did you communicate that risk to the governor behalf of the 4 or the state or when did somebody communicate that risk on behalf of the Emergency Manager to the
1 MR. SHUMAKER: Object to the form 2 Q. Let me rephrase it. 3 When did somebody on behalf of the 4 Emergency Manager advise somebody on b 5 state that the Emergency Manager and his t 6 starting to draft the July 16 request?	Page 222 1 think what you referred to as three litigations 2 A. Uh-huh. 3 Q when did you communicate that risk to the governor behalf of the 4 or the state or when did somebody communicate that risk on behalf of the Emergency Manager to the governor or the state?
1 MR. SHUMAKER: Object to the form 2 Q. Let me rephrase it. 3 When did somebody on behalf of the 4 Emergency Manager advise somebody on b 5 state that the Emergency Manager and his t 6 starting to draft the July 16 request? 7 THE WITNESS: Can I answer that if	Page 222 1 think what you referred to as three litigations 2 A. Uh-huh. 3 Q when did you communicate that risk to the governor behalf of the eam was 5 risk on behalf of the Emergency Manager to the 6 governor or the state? 6 MR. SHUMAKER: Objection, foundation, form.
1 MR. SHUMAKER: Object to the form 2 Q. Let me rephrase it. 3 When did somebody on behalf of the 4 Emergency Manager advise somebody on b 5 state that the Emergency Manager and his t 6 starting to draft the July 16 request? 7 THE WITNESS: Can I answer that if 8 an attorney at the governor?	Page 222 1 think what you referred to as three litigations 2 A. Uh-huh. 3 Q when did you communicate that risk to the governor or the state or when did somebody communicate that risk on behalf of the Emergency Manager to the governor or the state? The page 224 The page 22
1 MR. SHUMAKER: Object to the form 2 Q. Let me rephrase it. 3 When did somebody on behalf of the 4 Emergency Manager advise somebody on behalf of the 5 state that the Emergency Manager and his to 6 starting to draft the July 16 request? 7 THE WITNESS: Can I answer that if 8 an attorney at the governor? 9 MR. SHUMAKER: When.	Page 222 1 think what you referred to as three litigations 2 A. Uh-huh. 3 Q when did you communicate that risk to the governor behalf of the 4 or the state or when did somebody communicate that risk on behalf of the Emergency Manager to the 6 governor or the state? 7 MR. SHUMAKER: Objection, foundation, form. 8 A. Probably the preceding week of the 16th or maybe even 9 a week before that. Let me
1 MR. SHUMAKER: Object to the form 2 Q. Let me rephrase it. 3 When did somebody on behalf of the 4 Emergency Manager advise somebody on b 5 state that the Emergency Manager and his t 6 starting to draft the July 16 request? 7 THE WITNESS: Can I answer that if 8 an attorney at the governor? 9 MR. SHUMAKER: When. 10 THE WITNESS: Oh, when.	Page 222 1 think what you referred to as three litigations 2 A. Uh-huh. 3 Q when did you communicate that risk to the governor behalf of the 4 or the state or when did somebody communicate that risk on behalf of the Emergency Manager to the 6 governor or the state? 7 MR. SHUMAKER: Objection, foundation, form. 8 A. Probably the preceding week of the 16th or maybe even 9 a week before that. Let me 10 Q. So when you say the preceding week, just looking at a
1 MR. SHUMAKER: Object to the form 2 Q. Let me rephrase it. 3 When did somebody on behalf of the 4 Emergency Manager advise somebody on b 5 state that the Emergency Manager and his t 6 starting to draft the July 16 request? 7 THE WITNESS: Can I answer that if 8 an attorney at the governor? 9 MR. SHUMAKER: When. 10 THE WITNESS: Oh, when. 11 MR. SHUMAKER: Yeah.	Page 222 1 think what you referred to as three litigations 2 A. Uh-huh. 3 Q when did you communicate that risk to the governor behalf of the team was 5 risk on behalf of the Emergency Manager to the governor or the state? 7 MR. SHUMAKER: Objection, foundation, form. 8 A. Probably the preceding week of the 16th or maybe even a week before that. Let me 10 Q. So when you say the preceding week, just looking at a 11 calendar for a minute, what was the date there?
1 MR. SHUMAKER: Object to the form 2 Q. Let me rephrase it. 3 When did somebody on behalf of the 4 Emergency Manager advise somebody on behalf of the 5 state that the Emergency Manager and his to 6 starting to draft the July 16 request? 7 THE WITNESS: Can I answer that if 8 an attorney at the governor? 9 MR. SHUMAKER: When. 10 THE WITNESS: Oh, when. 11 MR. SHUMAKER: Yeah. 12 A. Oh, that was probably Monday. Monday, to	Page 222 1 think what you referred to as three litigations 2 A. Uh-huh. 3 Q when did you communicate that risk to the governor behalf of the team was 5 risk on behalf of the Emergency Manager to the governor or the state? 7 MR. SHUMAKER: Objection, foundation, form. 8 A. Probably the preceding week of the 16th or maybe even a week before that. Let me 10 Q. So when you say the preceding week, just looking at a 11 calendar for a minute, what was the date there? the 16th. 12 A. Can I look at the calendar on my checkbook without it
1 MR. SHUMAKER: Object to the form 2 Q. Let me rephrase it. 3 When did somebody on behalf of the 4 Emergency Manager advise somebody on behalf of the 5 state that the Emergency Manager and his to 6 starting to draft the July 16 request? 7 THE WITNESS: Can I answer that if 8 an attorney at the governor? 9 MR. SHUMAKER: When. 10 THE WITNESS: Oh, when. 11 MR. SHUMAKER: Yeah. 12 A. Oh, that was probably Monday. Monday, to 13 Q. You testified previously that you were conditional and the form	Page 222 1 think what you referred to as three litigations 2 A. Uh-huh. 3 Q when did you communicate that risk to the governor or the state or when did somebody communicate that risk on behalf of the Emergency Manager to the governor or the state? it's to 7 MR. SHUMAKER: Objection, foundation, form. 8 A. Probably the preceding week of the 16th or maybe even a week before that. Let me 10 Q. So when you say the preceding week, just looking at a 11 calendar for a minute, what was the date there? the 16th. terned you Page 224 Page 224 Think what you referred to as three litigations 2 A. Uh-huh. The state or when did somebody communicate that risk to the governor or the state? MR. SHUMAKER: Objection, foundation, form. 8 A. Probably the preceding week of the 16th or maybe even a week before that. Let me 10 Q. So when you say the preceding week, just looking at a 11 calendar for a minute, what was the date there? 12 A. Can I look at the calendar on my checkbook without it being classified as an exhibit?
1 MR. SHUMAKER: Object to the form 2 Q. Let me rephrase it. 3 When did somebody on behalf of the 4 Emergency Manager advise somebody on behalf of the 5 state that the Emergency Manager and his to 6 starting to draft the July 16 request? 7 THE WITNESS: Can I answer that if 8 an attorney at the governor? 9 MR. SHUMAKER: When. 10 THE WITNESS: Oh, when. 11 MR. SHUMAKER: Yeah. 12 A. Oh, that was probably Monday. Monday, the solution of the wouldn't be able to carry out your obligation.	Page 222 1 think what you referred to as three litigations 2 A. Uh-huh. 3 Q when did you communicate that risk to the governor behalf of the 4 or the state or when did somebody communicate that 5 risk on behalf of the Emergency Manager to the 6 governor or the state? 7 MR. SHUMAKER: Objection, foundation, form. 8 A. Probably the preceding week of the 16th or maybe even 9 a week before that. Let me 10 Q. So when you say the preceding week, just looking at a 11 calendar for a minute, what was the date there? 12 A. Can I look at the calendar on my checkbook without it 13 being classified as an exhibit? 14 Q. No, I won't ask you.
1 MR. SHUMAKER: Object to the form 2 Q. Let me rephrase it. 3 When did somebody on behalf of the 4 Emergency Manager advise somebody on b 5 state that the Emergency Manager and his t 6 starting to draft the July 16 request? 7 THE WITNESS: Can I answer that if 8 an attorney at the governor? 9 MR. SHUMAKER: When. 10 THE WITNESS: Oh, when. 11 MR. SHUMAKER: Yeah. 12 A. Oh, that was probably Monday. Monday, t 13 Q. You testified previously that you were cond 14 wouldn't be able to carry out your obligation 15 orderly fashion. What do you mean by that	Page 222 1 think what you referred to as three litigations 2 A. Uh-huh. 3 Q when did you communicate that risk to the governor behalf of the team was 5 risk on behalf of the Emergency Manager to the 6 governor or the state? 7 MR. SHUMAKER: Objection, foundation, form. 8 A. Probably the preceding week of the 16th or maybe even 9 a week before that. Let me 10 Q. So when you say the preceding week, just looking at a 11 calendar for a minute, what was the date there? 12 A. Can I look at the calendar on my checkbook without it 13 being classified as an exhibit? 14 Q. No, I won't ask you. 15 A. I just want to make sure I'm not in trouble. Okay. I
1 MR. SHUMAKER: Object to the form 2 Q. Let me rephrase it. 3 When did somebody on behalf of the 4 Emergency Manager advise somebody on b 5 state that the Emergency Manager and his t 6 starting to draft the July 16 request? 7 THE WITNESS: Can I answer that if 8 an attorney at the governor? 9 MR. SHUMAKER: When. 10 THE WITNESS: Oh, when. 11 MR. SHUMAKER: Yeah. 12 A. Oh, that was probably Monday. Monday, t 13 Q. You testified previously that you were cond 14 wouldn't be able to carry out your obligation 15 orderly fashion. What do you mean by that 16 A. The lawsuits that were being filed were reco	Page 222 1 think what you referred to as three litigations 2 A. Uh-huh. 3 Q when did you communicate that risk to the governor 3 ehalf of the 4 or the state or when did somebody communicate that 5 risk on behalf of the Emergency Manager to the 6 governor or the state? 7 MR. SHUMAKER: Objection, foundation, form. 8 A. Probably the preceding week of the 16th or maybe even 9 a week before that. Let me 10 Q. So when you say the preceding week, just looking at a 11 calendar for a minute, what was the date there? 12 A. Can I look at the calendar on my checkbook without it 13 being classified as an exhibit? 14 Q. No, I won't ask you. 15 A. I just want to make sure I'm not in trouble. Okay. I questing 16 don't want you to see my checkbook. It would make you
1 MR. SHUMAKER: Object to the form 2 Q. Let me rephrase it. 3 When did somebody on behalf of the 4 Emergency Manager advise somebody on behalf of the 5 state that the Emergency Manager and his to 6 starting to draft the July 16 request? 7 THE WITNESS: Can I answer that if 8 an attorney at the governor? 9 MR. SHUMAKER: When. 10 THE WITNESS: Oh, when. 11 MR. SHUMAKER: Yeah. 12 A. Oh, that was probably Monday. Monday, to 13 Q. You testified previously that you were concurred wouldn't be able to carry out your obligation orderly fashion. What do you mean by that 16 A. The lawsuits that were being filed were recommy understanding from reading them what it	Page 222 1 think what you referred to as three litigations 2 A. Uh-huh. 3 Q when did you communicate that risk to the governor of the leam was 5 risk on behalf of the Emergency Manager to the governor or the state? 7 MR. SHUMAKER: Objection, foundation, form. 8 A. Probably the preceding week of the 16th or maybe even a week before that. Let me 10 Q. So when you say the preceding week, just looking at a calendar for a minute, what was the date there? 11 A. Can I look at the calendar on my checkbook without it being classified as an exhibit? 12 A. I just want to make sure I'm not in trouble. Okay. I don't want you to see my checkbook. It would make you I was informed 1 think what you referred to as three litigations 2 A. Uh-huh. Page 224 Page 224 Page 224 Page 224 A. Uh-huh. 3 Q when did you communicate that risk to the governor or the state? MR. SHUMAKER: Objection, foundation, form. 8 A. Probably the preceding week of the 16th or maybe even a week before that. Let me 10 Q. So when you say the preceding week, just looking at a calendar for a minute, what was the date there? 14 A. Can I look at the calendar on my checkbook without it being classified as an exhibit? 15 A. I just want to make sure I'm not in trouble. Okay. I don't want you to see my checkbook. It would make you I was informed
1 MR. SHUMAKER: Object to the form 2 Q. Let me rephrase it. 3 When did somebody on behalf of the 4 Emergency Manager advise somebody on behalf of the 5 state that the Emergency Manager and his to 6 starting to draft the July 16 request? 7 THE WITNESS: Can I answer that if 8 an attorney at the governor? 9 MR. SHUMAKER: When. 10 THE WITNESS: Oh, when. 11 MR. SHUMAKER: Yeah. 12 A. Oh, that was probably Monday. Monday, the state of the previously that you were conducted wouldn't be able to carry out your obligation orderly fashion. What do you mean by that the state of the state of the form of the state of the form of the state of the form of the for	Page 222 1 think what you referred to as three litigations 2 A. Uh-huh. 3 Q when did you communicate that risk to the governor or the state or when did somebody communicate that risk on behalf of the Emergency Manager to the governor or the state? 7 MR. SHUMAKER: Objection, foundation, form. 8 A. Probably the preceding week of the 16th or maybe even a week before that. Let me 10 Q. So when you say the preceding week, just looking at a calendar for a minute, what was the date there? 12 A. Can I look at the calendar on my checkbook without it being classified as an exhibit? 13 being classified as an exhibit? 14 Q. No, I won't ask you. 15 A. I just want to make sure I'm not in trouble. Okay. I questing I don't want you to see my checkbook. It would make you I was informed I wan you to see my checkbook. It would make you I was informed I wan you to see my checkbook. It would make you I was informed I wan you to see my checkbook. It would make you I was informed I wan you to see my checkbook. It would make you I was informed I wan you to see my checkbook. It would make you I was informed I wan you to see my checkbook. It would make you I was informed I wan you to see my checkbook. It would make you I was informed I wan you to see my checkbook. It would make you I was informed I wan you to see my checkbook. It would make you I was informed I wan you to see my checkbook. It would make you I was informed you have you to see my checkbook. It would make you I was informed you have you to see my checkbook. It would make you I was informed you have you to see my checkbook. It would make you I was informed you have you to see my checkbook. It would make you I was informed you have you to see my checkbook. It would make you
1 MR. SHUMAKER: Object to the form 2 Q. Let me rephrase it. 3 When did somebody on behalf of the 4 Emergency Manager advise somebody on b 5 state that the Emergency Manager and his t 6 starting to draft the July 16 request? 7 THE WITNESS: Can I answer that if 8 an attorney at the governor? 9 MR. SHUMAKER: When. 10 THE WITNESS: Oh, when. 11 MR. SHUMAKER: Yeah. 12 A. Oh, that was probably Monday. Monday, t 13 Q. You testified previously that you were cond 14 wouldn't be able to carry out your obligation 15 orderly fashion. What do you mean by that 16 A. The lawsuits that were being filed were red 17 my understanding from reading them what I 18 were requesting injunctions against me with 19 options I might have available including the	Page 222 1 think what you referred to as three litigations 2 A. Uh-huh. 3 Q when did you communicate that risk to the governor or the state or when did somebody communicate that risk on behalf of the Emergency Manager to the governor or the state? 7 MR. SHUMAKER: Objection, foundation, form. 8 A. Probably the preceding week of the 16th or maybe even a week before that. Let me 10 Q. So when you say the preceding week, just looking at a calendar for a minute, what was the date there? 12 A. Can I look at the calendar on my checkbook without it being classified as an exhibit? 13 being classified as an exhibit? 14 Q. No, I won't ask you. 15 A. I just want to make sure I'm not in trouble. Okay. I questing I was informed 16 don't want you to see my checkbook. It would make you 17 cry. 18 MR. SHUMAKER: July 8th was a Monday. THE WITNESS: Yeah, I'm
1 MR. SHUMAKER: Object to the form 2 Q. Let me rephrase it. 3 When did somebody on behalf of the 4 Emergency Manager advise somebody on b 5 state that the Emergency Manager and his t 6 starting to draft the July 16 request? 7 THE WITNESS: Can I answer that if 8 an attorney at the governor? 9 MR. SHUMAKER: When. 10 THE WITNESS: Oh, when. 11 MR. SHUMAKER: Yeah. 12 A. Oh, that was probably Monday. Monday, t 13 Q. You testified previously that you were cond 14 wouldn't be able to carry out your obligation 15 orderly fashion. What do you mean by that 16 A. The lawsuits that were being filed were red 17 my understanding from reading them what I 18 were requesting injunctions against me with 19 options I might have available including the 20 filing and were refocusing our attention on lie	Page 222 1 think what you referred to as three litigations 2 A. Uh-huh. 3 Q when did you communicate that risk to the governor or the state or when did somebody communicate that risk on behalf of the Emergency Manager to the 6 governor or the state? 7 MR. SHUMAKER: Objection, foundation, form. 8 A. Probably the preceding week of the 16th or maybe even 9 a week before that. Let me 10 Q. So when you say the preceding week, just looking at a 11 calendar for a minute, what was the date there? 12 A. Can I look at the calendar on my checkbook without it being classified as an exhibit? 14 Q. No, I won't ask you. 15 A. I just want to make sure I'm not in trouble. Okay. I don't want you to see my checkbook. It would make you 17 cry. 18 MR. SHUMAKER: July 8th was a Monday. 19 THE WITNESS: Yeah, I'm itigation 20 Q. So was it
1 MR. SHUMAKER: Object to the form 2 Q. Let me rephrase it. 3 When did somebody on behalf of the 4 Emergency Manager advise somebody on b 5 state that the Emergency Manager and his t 6 starting to draft the July 16 request? 7 THE WITNESS: Can I answer that if 8 an attorney at the governor? 9 MR. SHUMAKER: When. 10 THE WITNESS: Oh, when. 11 MR. SHUMAKER: Yeah. 12 A. Oh, that was probably Monday. Monday, t 13 Q. You testified previously that you were cond 14 wouldn't be able to carry out your obligation 15 orderly fashion. What do you mean by that 16 A. The lawsuits that were being filed were red 17 my understanding from reading them what I 18 were requesting injunctions against me with 19 options I might have available including the 20 filing and were refocusing our attention on li 21 risk. They were also it wasn't just the w	Page 222 1 think what you referred to as three litigations 2 A. Uh-huh. 3 Q when did you communicate that risk to the governor or the state or when did somebody communicate that risk on behalf of the Emergency Manager to the governor or the state? 7 MR. SHUMAKER: Objection, foundation, form. 8 A. Probably the preceding week of the 16th or maybe even a week before that. Let me 10 Q. So when you say the preceding week, just looking at a calendar for a minute, what was the date there? 12 A. Can I look at the calendar on my checkbook without it being classified as an exhibit? 14 Q. No, I won't ask you. 15 A. I just want to make sure I'm not in trouble. Okay. I questing I was informed 18 MR. SHUMAKER: July 8th was a Monday. 19 THE WITNESS: Yeah, I'm itigation vhat 21 A. It was probably the week of July.
1 MR. SHUMAKER: Object to the form 2 Q. Let me rephrase it. 3 When did somebody on behalf of the 4 Emergency Manager advise somebody on behalf that the Emergency Manager and his to 5 state that the Emergency Manager and his to 6 starting to draft the July 16 request? 7 THE WITNESS: Can I answer that if 8 an attorney at the governor? 9 MR. SHUMAKER: When. 10 THE WITNESS: Oh, when. 11 MR. SHUMAKER: Yeah. 12 A. Oh, that was probably Monday. Monday, to 13 Q. You testified previously that you were concerved wouldn't be able to carry out your obligation orderly fashion. What do you mean by that 16 A. The lawsuits that were being filed were recommodated in the second second management of the second second management of the second second management of the filling and were refocusing our attention on lift in the second	Page 222 1 think what you referred to as three litigations 2 A. Uh-huh. 3 Q when did you communicate that risk to the governor or the state or when did somebody communicate that risk on behalf of the Emergency Manager to the governor or the state? 7 MR. SHUMAKER: Objection, foundation, form. 8 A. Probably the preceding week of the 16th or maybe even a week before that. Let me 10 Q. So when you say the preceding week, just looking at a calendar for a minute, what was the date there? 12 A. Can I look at the calendar on my checkbook without it being classified as an exhibit? 13 being classified as an exhibit? 14 Q. No, I won't ask you. 15 A. I just want to make sure I'm not in trouble. Okay. I don't want you to see my checkbook. It would make you l was informed 17 cry. 18 MR. SHUMAKER: July 8th was a Monday. 19 THE WITNESS: Yeah, I'm itigation 20 Q. So was it 21 A. It was probably the week of July. Flowers 22 Q. July 8th? I know I can't see either.
1 MR. SHUMAKER: Object to the form 2 Q. Let me rephrase it. 3 When did somebody on behalf of the 4 Emergency Manager advise somebody on be 5 state that the Emergency Manager and his to 6 starting to draft the July 16 request? 7 THE WITNESS: Can I answer that if 8 an attorney at the governor? 9 MR. SHUMAKER: When. 10 THE WITNESS: Oh, when. 11 MR. SHUMAKER: Yeah. 12 A. Oh, that was probably Monday. Monday, to 13 Q. You testified previously that you were concerted wouldn't be able to carry out your obligation orderly fashion. What do you mean by that's 16 A. The lawsuits that were being filed were recommy understanding from reading them what I were requesting injunctions against me with 19 options I might have available including the 19 filing and were refocusing our attention on it 19 risk. They were also it wasn't just the we 19 and related litigations, we were also in we 19 and related litigations, we were also in we 19 and related litigations, we were also in we 19 and related litigations, we were also in we 19 and related litigations, we were also in we 19 and related litigations, we were also in we 19 and related litigations, we were 19 and related litigations, we were 19 and related litigations.	Page 222 1 think what you referred to as three litigations 2 A. Uh-huh. 3 Q when did you communicate that risk to the governor of the state or when did somebody communicate that risk on behalf of the Emergency Manager to the governor or the state? 7 MR. SHUMAKER: Objection, foundation, form. 8 A. Probably the preceding week of the 16th or maybe even a week before that. Let me 10 Q. So when you say the preceding week, just looking at a calendar for a minute, what was the date there? 12 A. Can I look at the calendar on my checkbook without it being classified as an exhibit? 13 being classified as an exhibit? 14 Q. No, I won't ask you. 15 A. I just want to make sure I'm not in trouble. Okay. I don't want you to see my checkbook. It would make you cry. 18 MR. SHUMAKER: July 8th was a Monday. THE WITNESS: Yeah, I'm vhat 21 A. It was probably the week of July. 19 Chowers 20 Q. July 8th? I know I can't see either. 21 A. I yeah, it was probably that week, July 8th week.
1 MR. SHUMAKER: Object to the form 2 Q. Let me rephrase it. 3 When did somebody on behalf of the 4 Emergency Manager advise somebody on behalf that the Emergency Manager and his to 5 state that the Emergency Manager and his to 6 starting to draft the July 16 request? 7 THE WITNESS: Can I answer that if 8 an attorney at the governor? 9 MR. SHUMAKER: When. 10 THE WITNESS: Oh, when. 11 MR. SHUMAKER: Yeah. 12 A. Oh, that was probably Monday. Monday, to 13 Q. You testified previously that you were concerved wouldn't be able to carry out your obligation orderly fashion. What do you mean by that 16 A. The lawsuits that were being filed were recommodated in the second second management of the second second management of the second second management of the filling and were refocusing our attention on lift in the second	Page 222 1 think what you referred to as three litigations 2 A. Uh-huh. 3 Q when did you communicate that risk to the governor or the state or when did somebody communicate that risk on behalf of the Emergency Manager to the governor or the state? 7 MR. SHUMAKER: Objection, foundation, form. 8 A. Probably the preceding week of the 16th or maybe even a week before that. Let me 10 Q. So when you say the preceding week, just looking at a calendar for a minute, what was the date there? 12 A. Can I look at the calendar on my checkbook without it being classified as an exhibit? 13 being classified as an exhibit? 14 Q. No, I won't ask you. 15 A. I just want to make sure I'm not in trouble. Okay. I don't want you to see my checkbook. It would make you rany Chapter 9 18 MR. SHUMAKER: July 8th was a Monday. THE WITNESS: Yeah, I'm 19 THE WITNESS: Yeah, I'm 19 THE WITNESS: Yeah, I'm 20 Q. So was it 21 A. It was probably the week of July. 22 Q. July 8th? I know I can't see either. 23 A. I yeah, it was probably that week, July 8th week. 24 Q. Okay, so

Page 228

KEVYN ORR CITY OF DETROIT, MICHIGAN

said before, I think my family and I were out that 2 preceding Friday, Saturday and Sunday and we actually 3 ran into the governor's family coming onto the island 4 I believe that Sunday so I don't think we had that 5 meeting that week so it may have actually been the

- 6 following week. 7 Q. Meaning sometime during the week of July 15th?
- A. No, or the end of --
- 9 Q. So it was during --
- 10 A. -- the week of the 8th. The 8th. But I did not have 11 a meeting with the governor that week.
- 12 Q. Well --
- 13 A. Now that I look at the calendar.
- 14 Q. Okay.
- 15 A. Okay.
- 16 Q. So just to clarify, it appears more likely than not
- 17 that you did not have a meeting between you and the
- 18 governor the week of July 8th but your understanding
- 19 is that during the week of July 8th, probably the
- 20 latter part of that week, somebody on behalf of the
- 21 Emergency Manager let the governor or the state know
- 22 that you were drafting or starting to draft the July
- 23 16th request and that you had concerns about the
- 24 Flower s/Webster litigations?
- 25 A. Yeah, and here again, I don't know if so much concerns

- 1 A. Yes, July 18th.
- 2 Q. -- did Lamont Satchel have any meetings with the labor
- 3 organizations?
- 4 A. Do I know? I know that during this time the CBAs,
- 5 some of the City's Collective Bargaining Agreements
- 6 were expiring and I believe that Lamont did have
- 7 meetings during that time not just related with that
- 8 but with other issues as well.
- 9 Q. During your prior testimony -- and I apologize for
- 10 skipping around, but I don't want to duplicate what's
- 11 already been done.
- 12 A. That's okay.
- 13 Q. You spoke about Jones Day doing a presentation or
- interview to the state back in January, the end of 14
- 15 February.

19

- 16 A. Yeah, the documents I was shown this morning would
- 17 make it January.
- 18 Q. And with whom did Jones Day meet at that time, who
 - physically was in the room?
- 20 A. Treasurer Dillon, then CFO Jack Martin, Rich Baird,
- 21 Kriss Andrews, Ken Buckfire and one of his colleagues.
- 22 Q. Any other outside consultants besides Miller Buckfire?
- 23 A. Well, Rich Baird is on contract to the state, but I
- 24 don't -- I think -- I don't recall if Ernst & Young
- 25 was there. There was a member of the financial

Page 226

Page 225

- -- it wasn't like we were focused on Flowers/Webster,
- 2 we were saying in the universe of the world that
- 3 litigation, whatever name, and the Syncora struggle,
- 4 were creating a situation that was untenable and
- 5 threatening what we had wanted to do.
- 6 Q. Lamont Satchel.
- 7 A. Yes.

- 8 Q. He's your -- what's his title?
- A. He is the, I believe, labor negotiator for the City.
- 10 Q. And what's his scope of authority?
- 11 A. His scope of authority initially as labor negotiator
- 12 was to oversee, monitor and lead labor relationships
- 13 with the City and its labor partners.
- 14 Q. And to whom -- and who is his direct report?
- 15 A. At this point Lamont's direct report -- well, it is --
- the org chart is being revised, but his direct report 16
- 17 would have been to the chief operating officer.
- 18 Q. And who was that?
- 19 A. At that time it would have been Gary Brown.
- 20 Q. And who is it today?
- 21 A. It still goes through Gary Brown, but I am intimately
- 22 involved with the process.
- 23 Q. And do you know whether or not during the month of
- 24 June prior and up through -- starting with June 1
- 25 through July 18th --

- advisory board. 1
- 2 Q. Do you recall who that was?
- 3 A. As soon as you said that, it went out of my head.
- Very, very sharp, as -- Ken -- Ken Whipple was there. 4
- 5 I'm just going through the room. Andy, Ken Whipple,
- 6 Jack Martin, Kriss Andrews, Rich Baird. That's all
- 7 that I recall off the top of my head and Miller
- 8 Buckfire and one of his colleagues.
- 9 Q. And who was there from Jones Day?
- A. Aaron Agenbroad -- they were all partners. Aaron 10
- 11 Agenbroad, Bruce Bennett, Heather Lennox, myself,
- 12 Corinne Ball, Steve Brogan, and I think that was -- I
- 13 think that was our team.
- 14 Q. What was Aaron's last name again?
- 15 A. Agenbroad, A-G-E-N-B-R-O-A-D.
- 16 Q. What department is he in?
- 17 A. Aaron Agenbroad is a partner in charge of the
- San Francisco office. He is in the labor. 18
- 19 Q. He's in the labor group?
- 20 A. Uh-huh.
- 21 Q. Corinne, all the rest of the attorneys on the team
- 22 were bankruptcy?
- 23 A. No. Bruce Bennett is in the bankruptcy group.
- Corinne Ball was in the bankruptcy group. Heather 24
- 25 Lennox is in the structured finance and bankruptcy.

CITY OF DETROIT, MICHIGAN	229-232
Page 229 Steve Brogan is managing partner for the firm.	Page 231 1 6, there's the to the extent permitted by law is a
2 Q. But he was intimately involved in Chrysler; correct?	2 different typeset. And my understanding there was
3 A. Steve Brogan?	3 that this was I think in the document of emails it
4 Q. Yes.	4 talks about it being an aspirational agreement but not
5 A. Steve Brogan oversaw Chrysler representation generally	5 requirement and I just wanted to reserve the right of
6 but he wasn't day-to-day counsel. Actually I think	6 the manager to exercise his duties as permitted by law
you were. And I'm trying to think who else was there	7 as he saw fit.
8 if anybody. There was a pitch book, but that's who I	8 Q. What were the what was your understanding of what
9 recall.	9 the labor, retiree and benefit initiatives were to be?
10 Q. Turning back to Orr 6 for a minute.	10 A. Well, there were some initiatives that were ongoing
11 MR. SHUMAKER: What is that, counsel?	11 and at this time there were the reductions, there was
12 Which one?	12 an Act 312 award that had come up for DPOA I believe
13 A. Is that the letter or the	13 and there were ongoing issues regarding the Act 312s
14 Q. It's the summary of partnership, Governor of Michigan,	14 for the other police divisions, but I know there were
15 Mayor of Detroit, Emergency Manager.	15 I know there were other initiatives going on, but
16 A. Okay.	this document at this time was not intended to be a
17 MR. SHUMAKER: Thank you.	17 detailed recitation of what those initiatives were.
18 Q. I'm on the page that ends 464.	18 It was generally, as I understood it, to be a based
19 MR. SHUMAKER: 464? I'm sorry, I'm not	
20 MS. LEVINE: The Bates stamp number 464.	off the consent agreement.Q. Were these to be cost cutting initiatives?
21 A. 464.	21 A. It wasn't here again, this was aspirational. It
22 MR. SHUMAKER: Orr 4 or 7 are you looking	22 wasn't clear at this time as to what those initiatives
23 at?	23 were going to be.
24 MS. LEVINE: Oh, sorry.	24 Q. Were these initiatives going to include cost cutting
25 THE WITNESS: Orr 7?	25 initiatives?
	20 miliatives:
Page 230 1 MS. LEVINE: Yes, I guess so.	Page 232 1 A. They might have included cost cutting initiatives,
2 THE WITNESS: Yes.	2 yes.
3 Q. Who drafted this document? It says draft date	3 Q. Was it your understanding or intent in your world as
4 2/21/2013.	4 Emergency Manager or at the time EFM?
5 MR. SHUMAKER: Objection, foundation.	5 A. At this time?
6 A. Yeah, I don't know who drafted this document. I think	6 Q. Yes.
7 the email chain shows this was a document that was	7 A. No. This was handed to me, I had as I said I think
8 forwarded to me and I think there's in an email	8 in the prior email chain, I was doing my due diligence
9 this morning I asked for it to be sent to me in a Word	9 at this time. I had not made any decision regarding
10 format. I don't know who drafted it.	10 cost cutting initiatives.
11 Q. And did you comment on this document?	11 Q. On we had some discussion earlier with regard to
12 A. Yes, I did.	12 some of your thinking just prior to the filing, that
13 Q. Was it ever reduced to a final form?	13 first and second or second and third week of July.
14 A. I don't recall seeing a final form, but there's	14 A. Right.
15 nothing signed, but this may be the final form, if	15 Q. And you raised as one of the concerns, and I
16 there is such a thing.	16 understand that there is Syncora and a lot of other
17 Q. Paragraph 7 reads	17 things going on, but you raised as one of concerns
18 A. Yes.	that if certain orders were entered in connection with
19 Q labor, retiree and benefit initiatives will be	19 the Webster/Flowers litigation, that you would lose
20 pursued jointly by the mayor and the manager to the	
	20 the ability to do some of the things that you wanted
21 extent permitted by law.	the ability to do some of the things that you wanted to do as the Emergency Manager.
21 extent permitted by law.22 A. Yes.	
	21 to do as the Emergency Manager.
22 A. Yes.	21 to do as the Emergency Manager.22 A. Yes.
22 A. Yes.23 Q. What's your understanding of what that means?	21 to do as the Emergency Manager.22 A. Yes.23 Q. What were you afraid you were going to lose the

	OF DETROIT, MICHIGAN		255-250
1	Page 233 object to the summary.	1	Q. Your counsel has asserted a joint defense?
	. Let me say this. It wasn't just limited to labor		A. Yes.
3	issues. I mean, we were trying to	3	MR. SHUMAKER: Common interest.
	2. No, no, I understand that, but with regard to the	4	Q. Common interest. Just want to clarify to make sure I
5	labor issues.	5	understand. We're obviously reserving our rights, but
	. Oh, labor issues?	6	I want to understand whether you're claiming common
	On, labor issues? 2. Yeah.	7	interest with regard to discussions relating to the
		8	
	We wanted to and they would include cost cutting		entire Chapter 9 filing or whether you are claiming
9	measures perhaps, pensions and benefits, but also	9	common interest just with regard to the state court
10	streamlining job efficiencies, moving into the CETs.	10	litigation?
11	If you're talking about just labor	11	MR. SHUMAKER: Well, it would be to both.
	Q. Narrowly and specifically, what were you afraid you	12	I mean, the common interest agreement captures what
13	were not going to be able to do if the orders that	13	Mr. Orr's been doing since he became Emergency Manager
14	were being sought were entered or enforced from the	14	where there was a common interest between the state
15	Webster and Flowers litigation?	15	and the Emergency Manager's office. So both of those
	A. Yeah, everything. We were concerned that the orders	16	would fall within to the extent that counsel was
17	had the possibility of delaying the overall	17	involved in the communications.
18	operational financial restructuring that we were	18	MS. LEVINE: Okay.
19	pursuing because they're all interrelated and if we	19	MR. SHUMAKER: If that helps.
20	had the same cash spend, for instance, on some issues	20	MS. LEVINE: Mr. Orr was not a defendant in
21	that we did on others, then even the savings we were	21	the Flowers and Webster litigation so I just want to
22	trying to get in Syncora and others we might not be	22	understand what the basis is for claiming joint
23	able to service, so we were concerned about	23	defense or a common interest agreement between July 3
24	everything. It wasn't just one specific issue.	24	and I think it was July 17 or 18 when the retirement
25	MS. LEVINE: Can I have a short break?	25	system named Mr. Orr as a party.
	D 004		
۱ ،	Page 234	١,	Page 236
1	THE WITNESS: Sure.	1	MR. SHUMAKER: Well, the common interest is
2	THE WITNESS: Sure. MR. SHUMAKER: Sure.	2	MR. SHUMAKER: Well, the common interest is there's a common interest between the state and the
2 3	THE WITNESS: Sure. MR. SHUMAKER: Sure. THE VIDEOGRAPHER: Going off the record at	2	MR. SHUMAKER: Well, the common interest is there's a common interest between the state and the Emergency Manager's office to a whole number of things
2 3 4	THE WITNESS: Sure. MR. SHUMAKER: Sure. THE VIDEOGRAPHER: Going off the record at 4:12 p.m.	2 3 4	MR. SHUMAKER: Well, the common interest is there's a common interest between the state and the Emergency Manager's office to a whole number of things regarding the requests and the provision of legal
2 3 4 5	THE WITNESS: Sure. MR. SHUMAKER: Sure. THE VIDEOGRAPHER: Going off the record at 4:12 p.m. (A brief recess was taken.)	2 3 4 5	MR. SHUMAKER: Well, the common interest is there's a common interest between the state and the Emergency Manager's office to a whole number of things regarding the requests and the provision of legal advice. So if you're talking about any possible
2 3 4 5 6	THE WITNESS: Sure. MR. SHUMAKER: Sure. THE VIDEOGRAPHER: Going off the record at 4:12 p.m. (A brief recess was taken.) THE VIDEOGRAPHER: We're back on the record	2 3 4 5 6	MR. SHUMAKER: Well, the common interest is there's a common interest between the state and the Emergency Manager's office to a whole number of things regarding the requests and the provision of legal advice. So if you're talking about any possible communications between Mr. Orr and the governor's
2 3 4 5 6 7	THE WITNESS: Sure. MR. SHUMAKER: Sure. THE VIDEOGRAPHER: Going off the record at 4:12 p.m. (A brief recess was taken.) THE VIDEOGRAPHER: We're back on the record at 4:23 p.m.	2 3 4 5 6 7	MR. SHUMAKER: Well, the common interest is there's a common interest between the state and the Emergency Manager's office to a whole number of things regarding the requests and the provision of legal advice. So if you're talking about any possible communications between Mr. Orr and the governor's office where counsel was present about any of the
2 3 4 5 6 7 8 B	THE WITNESS: Sure. MR. SHUMAKER: Sure. THE VIDEOGRAPHER: Going off the record at 4:12 p.m. (A brief recess was taken.) THE VIDEOGRAPHER: We're back on the record at 4:23 p.m. Y MS. LEVINE:	2 3 4 5 6 7 8	MR. SHUMAKER: Well, the common interest is there's a common interest between the state and the Emergency Manager's office to a whole number of things regarding the requests and the provision of legal advice. So if you're talking about any possible communications between Mr. Orr and the governor's office where counsel was present about any of the subjects you name, whether it be the Flowers or the
2 3 4 5 6 7 8 B 9 C	THE WITNESS: Sure. MR. SHUMAKER: Sure. THE VIDEOGRAPHER: Going off the record at 4:12 p.m. (A brief recess was taken.) THE VIDEOGRAPHER: We're back on the record at 4:23 p.m. Y MS. LEVINE: Mr. Orr, was one of the concerns with regard to the	2 3 4 5 6 7 8	MR. SHUMAKER: Well, the common interest is there's a common interest between the state and the Emergency Manager's office to a whole number of things regarding the requests and the provision of legal advice. So if you're talking about any possible communications between Mr. Orr and the governor's office where counsel was present about any of the subjects you name, whether it be the Flowers or the Webster or the Chapter 9 filing, we will assert the
2 3 4 5 6 7 8 B 9 C	THE WITNESS: Sure. MR. SHUMAKER: Sure. THE VIDEOGRAPHER: Going off the record at 4:12 p.m. (A brief recess was taken.) THE VIDEOGRAPHER: We're back on the record at 4:23 p.m. Y MS. LEVINE: Mr. Orr, was one of the concerns with regard to the Flowers and Webster litigation that 436 would be found	2 3 4 5 6 7 8 9	MR. SHUMAKER: Well, the common interest is there's a common interest between the state and the Emergency Manager's office to a whole number of things regarding the requests and the provision of legal advice. So if you're talking about any possible communications between Mr. Orr and the governor's office where counsel was present about any of the subjects you name, whether it be the Flowers or the Webster or the Chapter 9 filing, we will assert the privilege. I your the fact that Mr. Orr was not
2 3 4 5 6 7 8 B 9 C	THE WITNESS: Sure. MR. SHUMAKER: Sure. THE VIDEOGRAPHER: Going off the record at 4:12 p.m. (A brief recess was taken.) THE VIDEOGRAPHER: We're back on the record at 4:23 p.m. Y MS. LEVINE: Mr. Orr, was one of the concerns with regard to the Flowers and Webster litigation that 436 would be found unconstitutional by the state court?	2 3 4 5 6 7 8 9 10	MR. SHUMAKER: Well, the common interest is there's a common interest between the state and the Emergency Manager's office to a whole number of things regarding the requests and the provision of legal advice. So if you're talking about any possible communications between Mr. Orr and the governor's office where counsel was present about any of the subjects you name, whether it be the Flowers or the Webster or the Chapter 9 filing, we will assert the privilege. I your the fact that Mr. Orr was not a defendant in the first two actions doesn't change
2 3 4 5 6 7 8 B 9 C 10 11	THE WITNESS: Sure. MR. SHUMAKER: Sure. THE VIDEOGRAPHER: Going off the record at 4:12 p.m. (A brief recess was taken.) THE VIDEOGRAPHER: We're back on the record at 4:23 p.m. Y MS. LEVINE: Mr. Orr, was one of the concerns with regard to the Flowers and Webster litigation that 436 would be found unconstitutional by the state court? MR. SHUMAKER: Object to the form.	2 3 4 5 6 7 8 9 10 11 12	MR. SHUMAKER: Well, the common interest is there's a common interest between the state and the Emergency Manager's office to a whole number of things regarding the requests and the provision of legal advice. So if you're talking about any possible communications between Mr. Orr and the governor's office where counsel was present about any of the subjects you name, whether it be the Flowers or the Webster or the Chapter 9 filing, we will assert the privilege. I your the fact that Mr. Orr was not a defendant in the first two actions doesn't change the assertion of the privilege that we're making.
2 3 4 5 6 7 8 B 9 C 10 11 12 13 A	THE WITNESS: Sure. MR. SHUMAKER: Sure. THE VIDEOGRAPHER: Going off the record at 4:12 p.m. (A brief recess was taken.) THE VIDEOGRAPHER: We're back on the record at 4:23 p.m. Y MS. LEVINE: Mr. Orr, was one of the concerns with regard to the Flowers and Webster litigation that 436 would be found unconstitutional by the state court?	2 3 4 5 6 7 8 9 10 11 12 13	MR. SHUMAKER: Well, the common interest is there's a common interest between the state and the Emergency Manager's office to a whole number of things regarding the requests and the provision of legal advice. So if you're talking about any possible communications between Mr. Orr and the governor's office where counsel was present about any of the subjects you name, whether it be the Flowers or the Webster or the Chapter 9 filing, we will assert the privilege. I your the fact that Mr. Orr was not a defendant in the first two actions doesn't change the assertion of the privilege that we're making. MS. LEVINE: Okay, slightly different
2 3 4 5 6 7 8 B 9 C 10 11 12 13 A	THE WITNESS: Sure. MR. SHUMAKER: Sure. THE VIDEOGRAPHER: Going off the record at 4:12 p.m. (A brief recess was taken.) THE VIDEOGRAPHER: We're back on the record at 4:23 p.m. Y MS. LEVINE: Mr. Orr, was one of the concerns with regard to the Flowers and Webster litigation that 436 would be found unconstitutional by the state court? MR. SHUMAKER: Object to the form. Not not particularly. Frankly, it wasn't more of a concern that ultimately the statute be found	2 3 4 5 6 7 8 9 10 11 12	MR. SHUMAKER: Well, the common interest is there's a common interest between the state and the Emergency Manager's office to a whole number of things regarding the requests and the provision of legal advice. So if you're talking about any possible communications between Mr. Orr and the governor's office where counsel was present about any of the subjects you name, whether it be the Flowers or the Webster or the Chapter 9 filing, we will assert the privilege. I your the fact that Mr. Orr was not a defendant in the first two actions doesn't change the assertion of the privilege that we're making. MS. LEVINE: Okay, slightly different topic.
2 3 4 5 6 7 8 B 9 C 10 11 12 13 A 14 15	THE WITNESS: Sure. MR. SHUMAKER: Sure. THE VIDEOGRAPHER: Going off the record at 4:12 p.m. (A brief recess was taken.) THE VIDEOGRAPHER: We're back on the record at 4:23 p.m. Y MS. LEVINE: Mr. Orr, was one of the concerns with regard to the Flowers and Webster litigation that 436 would be found unconstitutional by the state court? MR. SHUMAKER: Object to the form. Not not particularly. Frankly, it wasn't more of a concern that ultimately the statute be found unconstitutional, no. It was more of a concern of	2 3 4 5 6 7 8 9 10 11 12 13 14 15	MR. SHUMAKER: Well, the common interest is there's a common interest between the state and the Emergency Manager's office to a whole number of things regarding the requests and the provision of legal advice. So if you're talking about any possible communications between Mr. Orr and the governor's office where counsel was present about any of the subjects you name, whether it be the Flowers or the Webster or the Chapter 9 filing, we will assert the privilege. I your the fact that Mr. Orr was not a defendant in the first two actions doesn't change the assertion of the privilege that we're making. MS. LEVINE: Okay, slightly different topic. Q. Are you aware of a coalition among certain of the
2 3 4 5 6 7 8 B 9 C 10 11 12 13 A 14 15 16	THE WITNESS: Sure. MR. SHUMAKER: Sure. THE VIDEOGRAPHER: Going off the record at 4:12 p.m. (A brief recess was taken.) THE VIDEOGRAPHER: We're back on the record at 4:23 p.m. Y MS. LEVINE: Mr. Orr, was one of the concerns with regard to the Flowers and Webster litigation that 436 would be found unconstitutional by the state court? MR. SHUMAKER: Object to the form. Not not particularly. Frankly, it wasn't more of a concern that ultimately the statute be found unconstitutional, no. It was more of a concern of just being caught up in the uncertainty of litigation	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	MR. SHUMAKER: Well, the common interest is there's a common interest between the state and the Emergency Manager's office to a whole number of things regarding the requests and the provision of legal advice. So if you're talking about any possible communications between Mr. Orr and the governor's office where counsel was present about any of the subjects you name, whether it be the Flowers or the Webster or the Chapter 9 filing, we will assert the privilege. I your the fact that Mr. Orr was not a defendant in the first two actions doesn't change the assertion of the privilege that we're making. MS. LEVINE: Okay, slightly different topic. Q. Are you aware of a coalition among certain of the City's unions put together in order to try and deal
2 3 4 5 6 7 8 B 9 C 10 11 12 13 A 14 15	THE WITNESS: Sure. MR. SHUMAKER: Sure. THE VIDEOGRAPHER: Going off the record at 4:12 p.m. (A brief recess was taken.) THE VIDEOGRAPHER: We're back on the record at 4:23 p.m. Y MS. LEVINE: Mr. Orr, was one of the concerns with regard to the Flowers and Webster litigation that 436 would be found unconstitutional by the state court? MR. SHUMAKER: Object to the form. Not not particularly. Frankly, it wasn't more of a concern that ultimately the statute be found unconstitutional, no. It was more of a concern of	2 3 4 5 6 7 8 9 10 11 12 13 14 15	MR. SHUMAKER: Well, the common interest is there's a common interest between the state and the Emergency Manager's office to a whole number of things regarding the requests and the provision of legal advice. So if you're talking about any possible communications between Mr. Orr and the governor's office where counsel was present about any of the subjects you name, whether it be the Flowers or the Webster or the Chapter 9 filing, we will assert the privilege. I your the fact that Mr. Orr was not a defendant in the first two actions doesn't change the assertion of the privilege that we're making. MS. LEVINE: Okay, slightly different topic. Q. Are you aware of a coalition among certain of the City's unions put together in order to try and deal
2 3 4 5 6 7 8 B 9 C 10 11 12 13 A 14 15 16 17	THE WITNESS: Sure. MR. SHUMAKER: Sure. THE VIDEOGRAPHER: Going off the record at 4:12 p.m. (A brief recess was taken.) THE VIDEOGRAPHER: We're back on the record at 4:23 p.m. Y MS. LEVINE: Mr. Orr, was one of the concerns with regard to the Flowers and Webster litigation that 436 would be found unconstitutional by the state court? MR. SHUMAKER: Object to the form. Not not particularly. Frankly, it wasn't more of a concern that ultimately the statute be found unconstitutional, no. It was more of a concern of just being caught up in the uncertainty of litigation	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	MR. SHUMAKER: Well, the common interest is there's a common interest between the state and the Emergency Manager's office to a whole number of things regarding the requests and the provision of legal advice. So if you're talking about any possible communications between Mr. Orr and the governor's office where counsel was present about any of the subjects you name, whether it be the Flowers or the Webster or the Chapter 9 filing, we will assert the privilege. I your the fact that Mr. Orr was not a defendant in the first two actions doesn't change the assertion of the privilege that we're making. MS. LEVINE: Okay, slightly different topic. Q. Are you aware of a coalition among certain of the City's unions put together in order to try and deal with some of the restructuring issues with regard to
2 3 4 5 6 7 8 B 9 C 10 11 12 13 A 14 15 16 17	THE WITNESS: Sure. MR. SHUMAKER: Sure. THE VIDEOGRAPHER: Going off the record at 4:12 p.m. (A brief recess was taken.) THE VIDEOGRAPHER: We're back on the record at 4:23 p.m. Y MS. LEVINE: Mr. Orr, was one of the concerns with regard to the Flowers and Webster litigation that 436 would be found unconstitutional by the state court? MR. SHUMAKER: Object to the form. Not not particularly. Frankly, it wasn't more of a concern that ultimately the statute be found unconstitutional, no. It was more of a concern of just being caught up in the uncertainty of litigation and appeals.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	MR. SHUMAKER: Well, the common interest is there's a common interest between the state and the Emergency Manager's office to a whole number of things regarding the requests and the provision of legal advice. So if you're talking about any possible communications between Mr. Orr and the governor's office where counsel was present about any of the subjects you name, whether it be the Flowers or the Webster or the Chapter 9 filing, we will assert the privilege. I your the fact that Mr. Orr was not a defendant in the first two actions doesn't change the assertion of the privilege that we're making. MS. LEVINE: Okay, slightly different topic. Q. Are you aware of a coalition among certain of the City's unions put together in order to try and deal with some of the restructuring issues with regard to labor that you've been focused on?
2 3 4 5 6 7 8 B 9 C 10 11 12 13 A 15 16 17 18 C	THE WITNESS: Sure. MR. SHUMAKER: Sure. THE VIDEOGRAPHER: Going off the record at 4:12 p.m. (A brief recess was taken.) THE VIDEOGRAPHER: We're back on the record at 4:23 p.m. Y MS. LEVINE: Mr. Orr, was one of the concerns with regard to the Flowers and Webster litigation that 436 would be found unconstitutional by the state court? MR. SHUMAKER: Object to the form. Not not particularly. Frankly, it wasn't more of a concern that ultimately the statute be found unconstitutional, no. It was more of a concern of just being caught up in the uncertainty of litigation and appeals. Then let me put a finer point on it. Were you	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	MR. SHUMAKER: Well, the common interest is there's a common interest between the state and the Emergency Manager's office to a whole number of things regarding the requests and the provision of legal advice. So if you're talking about any possible communications between Mr. Orr and the governor's office where counsel was present about any of the subjects you name, whether it be the Flowers or the Webster or the Chapter 9 filing, we will assert the privilege. I your the fact that Mr. Orr was not a defendant in the first two actions doesn't change the assertion of the privilege that we're making. MS. LEVINE: Okay, slightly different topic. Q. Are you aware of a coalition among certain of the City's unions put together in order to try and deal with some of the restructuring issues with regard to labor that you've been focused on? A. A coalition? Can you please explain? Informal
2 3 4 5 6 7 8 9 0 10 11 12 13 4 15 16 17 18 0	THE WITNESS: Sure. MR. SHUMAKER: Sure. THE VIDEOGRAPHER: Going off the record at 4:12 p.m. (A brief recess was taken.) THE VIDEOGRAPHER: We're back on the record at 4:23 p.m. Y MS. LEVINE: Mr. Orr, was one of the concerns with regard to the Flowers and Webster litigation that 436 would be found unconstitutional by the state court? MR. SHUMAKER: Object to the form. Not not particularly. Frankly, it wasn't more of a concern that ultimately the statute be found unconstitutional, no. It was more of a concern of just being caught up in the uncertainty of litigation and appeals. Then let me put a finer point on it. Were you concerned that if in fact 436 were found	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	MR. SHUMAKER: Well, the common interest is there's a common interest between the state and the Emergency Manager's office to a whole number of things regarding the requests and the provision of legal advice. So if you're talking about any possible communications between Mr. Orr and the governor's office where counsel was present about any of the subjects you name, whether it be the Flowers or the Webster or the Chapter 9 filing, we will assert the privilege. I your the fact that Mr. Orr was not a defendant in the first two actions doesn't change the assertion of the privilege that we're making. MS. LEVINE: Okay, slightly different topic. Q. Are you aware of a coalition among certain of the City's unions put together in order to try and deal with some of the restructuring issues with regard to labor that you've been focused on? A. A coalition? Can you please explain? Informal coalition or the retiree committee or
2 3 4 5 6 7 8 9 10 11 12 13 4 15 16 17 18 19 20 21	THE WITNESS: Sure. MR. SHUMAKER: Sure. THE VIDEOGRAPHER: Going off the record at 4:12 p.m. (A brief recess was taken.) THE VIDEOGRAPHER: We're back on the record at 4:23 p.m. Y MS. LEVINE: Mr. Orr, was one of the concerns with regard to the Flowers and Webster litigation that 436 would be found unconstitutional by the state court? MR. SHUMAKER: Object to the form. Not not particularly. Frankly, it wasn't more of a concern that ultimately the statute be found unconstitutional, no. It was more of a concern of just being caught up in the uncertainty of litigation and appeals. Then let me put a finer point on it. Were you concerned that if in fact 436 were found unconstitutional at the state court level, the lower	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	MR. SHUMAKER: Well, the common interest is there's a common interest between the state and the Emergency Manager's office to a whole number of things regarding the requests and the provision of legal advice. So if you're talking about any possible communications between Mr. Orr and the governor's office where counsel was present about any of the subjects you name, whether it be the Flowers or the Webster or the Chapter 9 filing, we will assert the privilege. I your the fact that Mr. Orr was not a defendant in the first two actions doesn't change the assertion of the privilege that we're making. MS. LEVINE: Okay, slightly different topic. Q. Are you aware of a coalition among certain of the City's unions put together in order to try and deal with some of the restructuring issues with regard to labor that you've been focused on? A. A coalition? Can you please explain? Informal coalition or the retiree committee or Q. Not the retire committee. A coalition of unions with
2 3 4 5 6 7 8 8 9 0 10 11 12 13 4 15 16 17 18 0 20 21 22 4	THE WITNESS: Sure. MR. SHUMAKER: Sure. THE VIDEOGRAPHER: Going off the record at 4:12 p.m. (A brief recess was taken.) THE VIDEOGRAPHER: We're back on the record at 4:23 p.m. Y MS. LEVINE: Mr. Orr, was one of the concerns with regard to the Flowers and Webster litigation that 436 would be found unconstitutional by the state court? MR. SHUMAKER: Object to the form. Not not particularly. Frankly, it wasn't more of a concern that ultimately the statute be found unconstitutional, no. It was more of a concern of just being caught up in the uncertainty of litigation and appeals. Then let me put a finer point on it. Were you concerned that if in fact 436 were found unconstitutional at the state court level, the lower level court	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	MR. SHUMAKER: Well, the common interest is there's a common interest between the state and the Emergency Manager's office to a whole number of things regarding the requests and the provision of legal advice. So if you're talking about any possible communications between Mr. Orr and the governor's office where counsel was present about any of the subjects you name, whether it be the Flowers or the Webster or the Chapter 9 filing, we will assert the privilege. I your the fact that Mr. Orr was not a defendant in the first two actions doesn't change the assertion of the privilege that we're making. MS. LEVINE: Okay, slightly different topic. Q. Are you aware of a coalition among certain of the City's unions put together in order to try and deal with some of the restructuring issues with regard to labor that you've been focused on? A. A coalition? Can you please explain? Informal coalition or the retiree committee or Q. Not the retire committee. A coalition of unions with regard to trying to deal with some of the labor issues
2 3 4 5 6 7 8 8 9 0 10 11 12 13 4 15 16 17 18 0 20 21 22 4	THE WITNESS: Sure. MR. SHUMAKER: Sure. THE VIDEOGRAPHER: Going off the record at 4:12 p.m. (A brief recess was taken.) THE VIDEOGRAPHER: We're back on the record at 4:23 p.m. Y MS. LEVINE: Mr. Orr, was one of the concerns with regard to the Flowers and Webster litigation that 436 would be found unconstitutional by the state court? MR. SHUMAKER: Object to the form. Not not particularly. Frankly, it wasn't more of a concern that ultimately the statute be found unconstitutional, no. It was more of a concern of just being caught up in the uncertainty of litigation and appeals. Then let me put a finer point on it. Were you concerned that if in fact 436 were found unconstitutional at the state court level, the lower level court M. Uh-huh.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	MR. SHUMAKER: Well, the common interest is there's a common interest between the state and the Emergency Manager's office to a whole number of things regarding the requests and the provision of legal advice. So if you're talking about any possible communications between Mr. Orr and the governor's office where counsel was present about any of the subjects you name, whether it be the Flowers or the Webster or the Chapter 9 filing, we will assert the privilege. I your the fact that Mr. Orr was not a defendant in the first two actions doesn't change the assertion of the privilege that we're making. MS. LEVINE: Okay, slightly different topic. Q. Are you aware of a coalition among certain of the City's unions put together in order to try and deal with some of the restructuring issues with regard to labor that you've been focused on? A. A coalition? Can you please explain? Informal coalition or the retiree committee or Q. Not the retire committee. A coalition of unions with regard to trying to deal with some of the labor issues that you
2 3 4 5 6 7 8 9 10 11 12 13 4 14 15 16 17 18 19 20 21 22 24	THE WITNESS: Sure. MR. SHUMAKER: Sure. THE VIDEOGRAPHER: Going off the record at 4:12 p.m. (A brief recess was taken.) THE VIDEOGRAPHER: We're back on the record at 4:23 p.m. Y MS. LEVINE: Mr. Orr, was one of the concerns with regard to the Flowers and Webster litigation that 436 would be found unconstitutional by the state court? MR. SHUMAKER: Object to the form. Not not particularly. Frankly, it wasn't more of a concern that ultimately the statute be found unconstitutional, no. It was more of a concern of just being caught up in the uncertainty of litigation and appeals. Then let me put a finer point on it. Were you concerned that if in fact 436 were found unconstitutional at the state court level, the lower level court N. Uh-huh. that there would be the delay in the time to run	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	MR. SHUMAKER: Well, the common interest is there's a common interest between the state and the Emergency Manager's office to a whole number of things regarding the requests and the provision of legal advice. So if you're talking about any possible communications between Mr. Orr and the governor's office where counsel was present about any of the subjects you name, whether it be the Flowers or the Webster or the Chapter 9 filing, we will assert the privilege. I your the fact that Mr. Orr was not a defendant in the first two actions doesn't change the assertion of the privilege that we're making. MS. LEVINE: Okay, slightly different topic. Q. Are you aware of a coalition among certain of the City's unions put together in order to try and deal with some of the restructuring issues with regard to labor that you've been focused on? A. A coalition? Can you please explain? Informal coalition or the retiree committee or Q. Not the retire committee. A coalition of unions with regard to trying to deal with some of the labor issues that you A. Under the AFSCME umbrella?

1	A. Or separate union? I'm trying to I'm trying to	1
2	understand.	2
3	Q. Well, I think your answer indicates to me that perhaps	3
4	the answer is no.	4
5	A. Yeah. Okay.	5
6	MS. LEVINE: I have no further questions.	6
7	MR. SHUMAKER: Thank you, counsel.	7
8	THE VIDEOGRAPHER: Going off the record at	8
9		9
_	4:27 p.m.	10
10	(Discussion held off the record.)	11
11	THE VIDEOGRAPHER: We are back on the	12
12	record at 4:29 p.m.	13
13	EXAMINATION BY MR. Declinable.	_
14	BY MR. DeCHIARA:	14
15	Q. Good afternoon, Mr. Orr.	15
16	A. Good afternoon.	16
17	Q. My name is Peter DeChiara. I'm an attorney with the	17
18	law firm of Cohen Weiss & Simon, LLP. We represent	18
19	the United Auto Workers in this proceeding.	19
20	Prior to January of 2013 were you	20
21	acquainted with the governor, Rick Snyder?	21
22	A. Personally acquainted? I knew he was governor of	22
23	Michigan but	23
24	Q. Personally acquainted.	24
25	A. Remotely. We overlapped in law school.	25
	Page 238	
1	Q. Did you maintain since law school did you maintain	1
2	any friendship or other social connection?	2
3	A. Hadn't seen him since 1982.	3
4	Q. Until	4
5	A. Until sometime earlier this year in March.	5
6	Q. Did you have any professional or other dealings with	_
	-	6
7	him between the time you were in law school until you	7
8	him between the time you were in law school until you saw him in connection with until after January	7
8	him between the time you were in law school until you saw him in connection with until after January 2013?	7 8 9
8 9 10	him between the time you were in law school until you saw him in connection with until after January 2013? A. No, none that I'm aware of.	7 8 9 10
8 9 10 11	him between the time you were in law school until you saw him in connection with until after January 2013? A. No, none that I'm aware of. Q. Before you were appointed as Emergency Manager, did	7 8 9 10 11
8 9 10 11 12	him between the time you were in law school until you saw him in connection with until after January 2013? A. No, none that I'm aware of. Q. Before you were appointed as Emergency Manager, did you have occasion to speak to the governor about what	7 8 9 10 11 12
8 9 10 11 12 13	him between the time you were in law school until you saw him in connection with until after January 2013? A. No, none that I'm aware of. Q. Before you were appointed as Emergency Manager, did you have occasion to speak to the governor about what could or should be done about Detroit's pension	7 8 9 10 11 12 13
8 9 10 11 12	him between the time you were in law school until you saw him in connection with until after January 2013? A. No, none that I'm aware of. Q. Before you were appointed as Emergency Manager, did you have occasion to speak to the governor about what could or should be done about Detroit's pension liabilities?	7 8 9 10 11 12
8 9 10 11 12 13 14 15	him between the time you were in law school until you saw him in connection with until after January 2013? A. No, none that I'm aware of. Q. Before you were appointed as Emergency Manager, did you have occasion to speak to the governor about what could or should be done about Detroit's pension liabilities? A. Before I was appointed?	7 8 9 10 11 12 13 14 15
8 9 10 11 12 13 14	him between the time you were in law school until you saw him in connection with until after January 2013? A. No, none that I'm aware of. Q. Before you were appointed as Emergency Manager, did you have occasion to speak to the governor about what could or should be done about Detroit's pension liabilities? A. Before I was appointed? Q. Yes.	7 8 9 10 11 12 13 14
8 9 10 11 12 13 14 15	him between the time you were in law school until you saw him in connection with until after January 2013? A. No, none that I'm aware of. Q. Before you were appointed as Emergency Manager, did you have occasion to speak to the governor about what could or should be done about Detroit's pension liabilities? A. Before I was appointed? Q. Yes. A. No, I don't believe the governor and I talked at that	7 8 9 10 11 12 13 14 15
8 9 10 11 12 13 14 15 16	him between the time you were in law school until you saw him in connection with until after January 2013? A. No, none that I'm aware of. Q. Before you were appointed as Emergency Manager, did you have occasion to speak to the governor about what could or should be done about Detroit's pension liabilities? A. Before I was appointed? Q. Yes. A. No, I don't believe the governor and I talked at that level of detail.	7 8 9 10 11 12 13 14 15 16
8 9 10 11 12 13 14 15 16 17 18 19	him between the time you were in law school until you saw him in connection with until after January 2013? A. No, none that I'm aware of. Q. Before you were appointed as Emergency Manager, did you have occasion to speak to the governor about what could or should be done about Detroit's pension liabilities? A. Before I was appointed? Q. Yes. A. No, I don't believe the governor and I talked at that level of detail. Q. Okay. Same question for any of the governor's senior	7 8 9 10 11 12 13 14 15 16 17
8 9 10 11 12 13 14 15 16 17 18	him between the time you were in law school until you saw him in connection with until after January 2013? A. No, none that I'm aware of. Q. Before you were appointed as Emergency Manager, did you have occasion to speak to the governor about what could or should be done about Detroit's pension liabilities? A. Before I was appointed? Q. Yes. A. No, I don't believe the governor and I talked at that level of detail. Q. Okay. Same question for any of the governor's senior staff. Did you speak to any of the governor's senior	7 8 9 10 11 12 13 14 15 16 17 18
8 9 10 11 12 13 14 15 16 17 18 19	him between the time you were in law school until you saw him in connection with until after January 2013? A. No, none that I'm aware of. Q. Before you were appointed as Emergency Manager, did you have occasion to speak to the governor about what could or should be done about Detroit's pension liabilities? A. Before I was appointed? Q. Yes. A. No, I don't believe the governor and I talked at that level of detail. Q. Okay. Same question for any of the governor's senior	7 8 9 10 11 12 13 14 15 16 17 18
8 9 10 11 12 13 14 15 16 17 18 19 20	him between the time you were in law school until you saw him in connection with until after January 2013? A. No, none that I'm aware of. Q. Before you were appointed as Emergency Manager, did you have occasion to speak to the governor about what could or should be done about Detroit's pension liabilities? A. Before I was appointed? Q. Yes. A. No, I don't believe the governor and I talked at that level of detail. Q. Okay. Same question for any of the governor's senior staff. Did you speak to any of the governor's senior	7 8 9 10 11 12 13 14 15 16 17 18 19 20
8 9 10 11 12 13 14 15 16 17 18 19 20 21	him between the time you were in law school until you saw him in connection with until after January 2013? A. No, none that I'm aware of. Q. Before you were appointed as Emergency Manager, did you have occasion to speak to the governor about what could or should be done about Detroit's pension liabilities? A. Before I was appointed? Q. Yes. A. No, I don't believe the governor and I talked at that level of detail. Q. Okay. Same question for any of the governor's senior staff. Did you speak to any of the governor's senior staff before you were appointed as EM regarding what	7 8 9 10 11 12 13 14 15 16 17 18 19 20 21

Page 239 1 Q. What about with Andrew Dillon? Same question, same time period. 2 3 A. Right. No, I don't think we talked at that specificity. 5 Q. Same question for Mr. Baird? A. No, no, not with Rich Baird. 6 Q. Before you were appointed EM did you speak with anyone at Jones Day about what could or should be done about Detroit's pension liabilities? 9 10 A. I'm trying to think back. Before my appointment? Did 11 I speak with anyone about pension liabilities? 12 Q. Anyone at Jones Day, yes. 13 A. Anyone at Jones Day? I may have, but I don't recall specifically. I may have. Um, I think I probably 15 did, yes, I think I probably did. 16 Q. Do you recall who you may have spoken to? 17 A. No. It could have been -- no, I don't recall who I spoke to. It could have been a number of people. 18 19 Q. Did you speak to Corinne Ball? 20 A. Corinne Ball, it may have been Corinne. 21 Q. Do you recall any discussions you had with her about 22 that topic? 23 A. I don't. 24 Q. What about the -- what's the name of the managing 25 partner? Page 240 1 A. Steve Brogan? 2 Q. Did you speak to him about that topic? 3 A. No, we didn't speak at that level of specificity, no. 4 Q. Anyone else in the bankruptcy group that you worked

with at Jones Day about that topic?

A. About that specific topic?

7 Q. Right, about what could or should be done about --

8 A. Could or should be done.

9 Q. -- about Detroit's pension liabilities?

10 A. I don't recall having that level of specificity, no.

11 Q. You've testified earlier today about a -- what I'll

call a pitch meeting that Jones Day made to the City 12

13 in order to be considered as counsel for the City. Do

14 you recall that testimony?

15 A. Yes.

16 Q. Okay. Apart from that pitch meeting, prior to

17 Jones Day being retained by the City, do you know

whether there were any communications by Jones Day to

19 the City about what could or should be done about

20 Detroit's pension liabilities?

21 A. To the City?

22 Q. Yes.

A. None that I'm aware of.

24 Q. What about to the state -- I'm sorry, go ahead.

25 A. Well, I had two meetings with Mayor Bing, but I don't

specificity.

Page 243 Page 241 think we discussed pensions. 1 Detroit's pension liabilities --2 Q. Do you recall what you did discuss? 2 A. Right. A. Just generally the state of the City, the difficulties 3 Q. -- is the answer to your (sic) question you're not 4 that he had encountered, they were more getting to 4 aware of any? 5 A. Other than the pitch book? 5 know each other meetings. There wasn't any plan being 6 worked out or any detailed discussions. 6 Q. Yes. 7 Q. Other than the pitch book that you testified about 7 A. I'm not aware of any. 8 earlier, prior to Jones Day being retained by the 8 Q. Okay. Are you aware of any reports or presentations 9 9 City, do you know whether Jones Day provided or shared or memos or analysis presented by Jones Day to the 10 with the City any analysis, memos, reports or any 10 state concerning what could or should be done about 11 documents of that sort with the City concerning the 11 Detroit's pension liabilities that occurred before you 12 issue of Detroit's pension liabilities? 12 became EM? 13 A. Other than the pitch book? 13 A. No, I don't recall any. 14 Q. Yes. 14 Q. Are you aware of any that have occurred since you've 15 A. None that I'm aware of. 15 become EM? 16 Q. Do you know -- before Jones Day was retained by the 16 A. Oh, I think, yes. I mean, I think there have been 17 City, do you know whether Jones Day spoke to anyone at 17 presentations to the state about the City's pension 18 the state including the governor and his senior staff 18 obligations, yes. 19 about what could or should be done about Detroit's 19 Q. Made by Jones Day? 20 pension liabilities? 20 A. Made by Jones Day and Miller Buckfire and others, yes, 21 A. Prior to their retention? 21 22 Q. Yes. 22 Q. Okay. And what are they? Can you tell me what those 23 A. I think I need to explain my answer. Between the 23 are? 24 pitch which occurred I believe now on the end of 24 A. Um --25 January until sometime in -- at some point in 25 MR. SHUMAKER: Objection, we're going to Page 242 Page 244 1 February, I recused myself from the retention, the 1 get into the same area that's covered by the common 2 pitch process, so during the time that I was involved 2 interest agreement so if you're going to -- and ask 3 for the few weeks, I don't know of anything; I 3 him about what he knows from a general level, but if 4 wouldn't know nothing after I recused myself. 4 it's what was the specific content of the Q. Okay, when was Jones Day retained by the City? Do you 5 communication, we're going to assert the privilege and 6 know what date? 6 I'm going to instruct him not to answer. So subject 7 7 A. I think they were ultimately selected prior to the to that admonition you can answer. 8 time I got there. I remember the -- I think it was 8 Q. Okay, so without getting into the substance of any 9 the first couple of weeks it went through city 9 documents, can you answer the question? 10 council, I stepped out of that process as Emergency 10 A. Yes. Without waiving any privilege, generally there 11 Manager, it then went to the mayor, I think or vice 11 were discussions about -- and this may have included 12 versa, he approved and went to council, council 12 attorneys and investment advisors as well as attorneys 13 approved it, there were press reports of that time 13 and representatives of the state. Without discussing 14 frame, I believe it was approximately March -- mid 14 what was said, generally the pension obligation and 15 March. 15 healthcare obligation and the City's lack of funding 16 Q. Okay. 16 to meet them as discussed, you know, I'll just 17 A. Or was it -- no, no, no. They had been selected in 17 reference the June 14th presentation as that type of 18 March, but I don't think city council approved it 18 discussion. 19 until later. So I think I had been selected and 19 Q. Were these discussions that occurred prior to the 20 retained, but it had to go to the city council 20 issuance of the -- prior to June 14th? 21 certification and approval process for some period of 21 A. Yes, I believe they may have been, yes. 22 time after that. 22 Q. Did the state participate in the formulation of the 23 Q. Okay. And since I had earlier asked you whether you 23 proposal that is the June 14th proposal? 24 were aware of communications by Jones Day to the state 24 A. When you say participate, I want to be careful. You 25

concerning what could or should be done about

know, it generally may have been discussed at a high

KEVYN ORR CITY OF DETROIT, MICHIGAN

Page 245 level but the state to the best of my knowledge didn't 2 participate in any authorship.

3 Q. Okay, I'm not talking about the drafting of the

4 document --

5 A. Yeah, yeah.

6 Q. -- but the formulation of the actual ideas or

7 proposals that are contained in the document.

8

9 Q. Did the state have input into that?

10 A. No. The -- well, let me say it this way without

11 talking about what was said. Generally the -- some of

12 the advisors have been in the City for years if not 13

months and have been reviewing this issue so I'm 14

talking about from the time I was there and what I'm

15 aware of. Generally the process once I became

16 involved was we, meaning my immediate restructuring

17 team, reviewed the issues and prepared proposals and

18 then may have discussed them at a high level with the

19 state, but as I said, there wasn't authorship in those

20 proposals at the state level to the best of my

21 knowledge.

22 Q. Okay. Let me refer you to the June 14th proposal,

23 which is Exhibit 9 of your deposition.

24 A. Yes.

25 Q. And let me refer you in particular to page 109.

Page 247 1 Q. At the time the City filed for bankruptcy, was it your

2 view that there had to be significant cuts in accrued

3 vested pension amounts for both active and currently

4 retired persons?

5 A. Yes.

14

15

19

3

11

21

Q. And is it still -- still your view today? 6

A. Yes, based upon our analysis, yes.

Q. This conclusion that there must be significant cuts in

9 accrued vested pension amounts for both active and

10 currently retired persons, was that assertion or that 11

idea or that notion discussed by you with the governor

12 at any time before June 14th, 2013?

13 A. Outside of meetings with attorneys?

MR. SHUMAKER: Outside of meetings or calls with attorneys present.

16 Q. Yeah, I'm not looking to infringe your attorney-client 17 privilege.

18 A. I know. I just don't recall all of the meetings. It

may have been discussed outside those meetings.

20 Q. Well, do you have a recollection?

21 A. I do not have a recollection of specific discussions.

Q. Just so I understand your testimony, are you saying it

23 was -- it may have been discussed but you're not sure 24

whether or not it was discussed in meetings that were

25 outside the attorney-client privilege? Is that your

Page 246

1 A. Original 109?

Q. Yeah, not the stamp.

3 A. Not the Bates stamp, yes.

Q. Right. There's the third bullet point from the bottom

5 of the page. You can read that. It's a two line

6 bullet point, you can read it, but what I want to

7 focus on is the language that there must be

8 significant cuts in accrued benefit pension amounts

9 for both active and currently retired persons. Do you

10 see that language?

11 A. Yes.

12 Q. Okay. And did you believe that what I just read out

13 loud, that statement, to be true as of June 14th? Did

14 you believe that there had to be, the cuts that are

15 referred to there?

16 A. Yes, based upon our analysis, yes.

17 Q. And did you believe that at the time that the City

18 filed for bankruptcy?

19 A. Did I believe that at the time the City filed for

20 bankruptcy?

21 Q. At the time the City filed for bankruptcy --

22 A. Yes.

23 Q. Let me just finish the question for the clarity of the

24 record.

25 A. I'm sorry.

1 testimony?

2 A. Yes. It -- well, to clarify, I think it -- some

concept probably was discussed, but I'm not sure it

4 was discussed outside of attorney-client meetings --

5 Q. Okay.

6 A. -- attorney-client privilege. I want to be clear.

7 Q. Again, without infringing attorney-client privilege,

did the state, and when I say the state, I mean the 8

9 governor, his senior staff, Mr. Dillon, his staff,

10 ever speak to you or your team asserting that there

had to be significant cuts in accrued vested pension

12 amounts?

13 A. I don't recall the state ever, as you say, asserting

14 that there had to be.

15 Q. At the time you filed for bankruptcy or when the City

16 filed for bankruptcy, was it your intent absent a

17 consensual deal with the relevant stakeholders that

18 accrued vested pension amounts for both active and

19 currently retired persons would be cut?

20 A. Well, first it was our intent that we reach some sort

of understanding with stakeholders, that's why we

22 asked for the formation of a retiree committee,

23 because we recognize we needed to have representation

24 on those issues. Secondly, what we're asking for and

25 what we proposed in this proposal was the size of the

CITY OF DETROIT, MICHIGAN	249–252
Page 249 1 unfunded pension obligation and to have discussions	Page 251
2 about that amount. We did not want to imposes it,	2 MR. SHUMAKER: Object to the form. It was
3 we've said that many times, so in direct response to	3 at the governor's request but
4 your question, I don't know what we will do absent	4 MR. DeCHIARA: Okay, I accept that
5 consent.	5 modification.
6 Q. Okay, I'm not sure you answered my question so let me	
7 ask you again.	6 Q. But can you answer the question?7 A. Yes. No, because we've never made a well, we've
8 A. Uh-huh.	8 never made a threat that what will happen if we don't
9 Q. Putting aside or assuming that there is no	9 reach a consensual deal. We will address that issue
10 consensual deal that would occur	10 if and when it arises.
11 A. Right.	11 Q. Yeah, just to be clear, I'm not asking you about
12 Q was it your intent at the time the City filed for	threats, I'm not suggesting there were any threats.
bankruptcy that there would be a nonconsensual	13 I'm just asking what was your intent, what was going
14 significant cuts in accrued vested pension amounts?	14 on in your head?
15 A. No.	15 A. We don't have an intent in that respect.
16 Q. That was not your intent?	16 Q. Mr. Orr, I would like to show you a document I'll have
17 A. No.	17 marked as Orr Exhibit 17. I apologize, I only have
18 Q. Did you have at the time of the bankruptcy filing,	one copy so let me show it to your counsel first.
did you have an intention as to what you wanted to	MR. DeCHIARA: Let me read what it is.
20 happen vis-a-vis the Detroit's pension liabilities	20 It's a document that's on the docket, it's a document
21 were you enable to achieve a consensual deal?	21 849, it's the City of Detroit, Michigan's Objections
22 A. Did we have an intent as to what was going to happen?	22 and Responses to Detroit Retirement Systems' First
23 Q. Yeah, what did you hope would happen or what did you	23 Request For Admission Directed to the City of Detroit,
24 intend to happen to the pension liabilities in	24 Michigan.
25 bankruptcy if you were unable to get a deal?	25 (Marked Exhibit No. 17.)
Page 250	Page 252
1 A. Yeah, I think you're	1 MR. SHUMAKER: Thanks.
2 MR. SHUMAKER: I'll object, it calls for	2 Okay.
3 speculation, but you can	3 THE WITNESS: Okay.
	•
4 A. Yeah.	4 Q. First of all, are you familiar with that document,
5 Q. Let me I'm not asking you to speculate, I'm asking	4 Q. First of all, are you familiar with that document, 5 Mr. Orr?
 Q. Let me I'm not asking you to speculate, I'm asking you what your actual intent was at the time you filed 	 4 Q. First of all, are you familiar with that document, 5 Mr. Orr? 6 MR. SHUMAKER: Take a look at the first
 Q. Let me I'm not asking you to speculate, I'm asking you what your actual intent was at the time you filed for bankruptcy. 	 4 Q. First of all, are you familiar with that document, 5 Mr. Orr? 6 MR. SHUMAKER: Take a look at the first 7 page.
 Q. Let me I'm not asking you to speculate, I'm asking you what your actual intent was at the time you filed for bankruptcy. A. Our intent was to seek a consensual deal. 	 4 Q. First of all, are you familiar with that document, 5 Mr. Orr? 6 MR. SHUMAKER: Take a look at the first 7 page. 8 THE WITNESS: Okay.
 Q. Let me I'm not asking you to speculate, I'm asking you what your actual intent was at the time you filed for bankruptcy. A. Our intent was to seek a consensual deal. Q. Did you have did you think about the possibility 	4 Q. First of all, are you familiar with that document, 5 Mr. Orr? 6 MR. SHUMAKER: Take a look at the first 7 page. 8 THE WITNESS: Okay. 9 Q. And I will represent that there's a box that's circled
 Q. Let me I'm not asking you to speculate, I'm asking you what your actual intent was at the time you filed for bankruptcy. A. Our intent was to seek a consensual deal. Q. Did you have did you think about the possibility that you might not be able to achieve a consensual 	4 Q. First of all, are you familiar with that document, 5 Mr. Orr? 6 MR. SHUMAKER: Take a look at the first 7 page. 8 THE WITNESS: Okay. 9 Q. And I will represent that there's a box that's circled 10 and that's my handwriting from this morning.
 Q. Let me I'm not asking you to speculate, I'm asking you what your actual intent was at the time you filed for bankruptcy. A. Our intent was to seek a consensual deal. Q. Did you have did you think about the possibility that you might not be able to achieve a consensual deal? Did that cross your mind? 	4 Q. First of all, are you familiar with that document, 5 Mr. Orr? 6 MR. SHUMAKER: Take a look at the first 7 page. 8 THE WITNESS: Okay. 9 Q. And I will represent that there's a box that's circled 10 and that's my handwriting from this morning. 11 A. Okay. Okay. Yes.
 Q. Let me I'm not asking you to speculate, I'm asking you what your actual intent was at the time you filed for bankruptcy. A. Our intent was to seek a consensual deal. Q. Did you have did you think about the possibility that you might not be able to achieve a consensual deal? Did that cross your mind? A. Yes. 	4 Q. First of all, are you familiar with that document, 5 Mr. Orr? 6 MR. SHUMAKER: Take a look at the first 7 page. 8 THE WITNESS: Okay. 9 Q. And I will represent that there's a box that's circled 10 and that's my handwriting from this morning. 11 A. Okay. Okay. Yes. 12 Q. Are you familiar with this document?
 Q. Let me I'm not asking you to speculate, I'm asking you what your actual intent was at the time you filed for bankruptcy. A. Our intent was to seek a consensual deal. Q. Did you have did you think about the possibility that you might not be able to achieve a consensual deal? Did that cross your mind? A. Yes. Q. Okay. And when that thought crossed your mind that 	4 Q. First of all, are you familiar with that document, 5 Mr. Orr? 6 MR. SHUMAKER: Take a look at the first 7 page. 8 THE WITNESS: Okay. 9 Q. And I will represent that there's a box that's circled 10 and that's my handwriting from this morning. 11 A. Okay. Okay. Yes. 12 Q. Are you familiar with this document? 13 A. Yes.
 Q. Let me I'm not asking you to speculate, I'm asking you what your actual intent was at the time you filed for bankruptcy. A. Our intent was to seek a consensual deal. Q. Did you have did you think about the possibility that you might not be able to achieve a consensual deal? Did that cross your mind? A. Yes. Q. Okay. And when that thought crossed your mind that you might not be able to have a consensual deal, did 	4 Q. First of all, are you familiar with that document, 5 Mr. Orr? 6 MR. SHUMAKER: Take a look at the first 7 page. 8 THE WITNESS: Okay. 9 Q. And I will represent that there's a box that's circled 10 and that's my handwriting from this morning. 11 A. Okay. Okay. Yes. 12 Q. Are you familiar with this document? 13 A. Yes. 14 Q. Did you review it before it was filed by the City?
 Q. Let me I'm not asking you to speculate, I'm asking you what your actual intent was at the time you filed for bankruptcy. A. Our intent was to seek a consensual deal. Q. Did you have did you think about the possibility that you might not be able to achieve a consensual deal? Did that cross your mind? A. Yes. Q. Okay. And when that thought crossed your mind that you might not be able to have a consensual deal, did you then have an intent as to what you wanted to have 	4 Q. First of all, are you familiar with that document, 5 Mr. Orr? 6 MR. SHUMAKER: Take a look at the first 7 page. 8 THE WITNESS: Okay. 9 Q. And I will represent that there's a box that's circled 10 and that's my handwriting from this morning. 11 A. Okay. Okay. Yes. 12 Q. Are you familiar with this document? 13 A. Yes. 14 Q. Did you review it before it was filed by the City? 15 A. Yes, I did.
 Q. Let me I'm not asking you to speculate, I'm asking you what your actual intent was at the time you filed for bankruptcy. A. Our intent was to seek a consensual deal. Q. Did you have did you think about the possibility that you might not be able to achieve a consensual deal? Did that cross your mind? A. Yes. Q. Okay. And when that thought crossed your mind that you might not be able to have a consensual deal, did you then have an intent as to what you wanted to have happen with the pension liabilities in bankruptcy? 	4 Q. First of all, are you familiar with that document, 5 Mr. Orr? 6 MR. SHUMAKER: Take a look at the first 7 page. 8 THE WITNESS: Okay. 9 Q. And I will represent that there's a box that's circled 10 and that's my handwriting from this morning. 11 A. Okay. Okay. Yes. 12 Q. Are you familiar with this document? 13 A. Yes. 14 Q. Did you review it before it was filed by the City? 15 A. Yes, I did. 16 Q. Let me refer you to let me just read. I'll read it
 Q. Let me I'm not asking you to speculate, I'm asking you what your actual intent was at the time you filed for bankruptcy. A. Our intent was to seek a consensual deal. Q. Did you have did you think about the possibility that you might not be able to achieve a consensual deal? Did that cross your mind? A. Yes. Q. Okay. And when that thought crossed your mind that you might not be able to have a consensual deal, did you then have an intent as to what you wanted to have 	4 Q. First of all, are you familiar with that document, 5 Mr. Orr? 6 MR. SHUMAKER: Take a look at the first 7 page. 8 THE WITNESS: Okay. 9 Q. And I will represent that there's a box that's circled 10 and that's my handwriting from this morning. 11 A. Okay. Okay. Yes. 12 Q. Are you familiar with this document? 13 A. Yes. 14 Q. Did you review it before it was filed by the City? 15 A. Yes, I did. 16 Q. Let me refer you to let me just read. I'll read it 17 over your shoulder so we can all read it together.
 Q. Let me I'm not asking you to speculate, I'm asking you what your actual intent was at the time you filed for bankruptcy. A. Our intent was to seek a consensual deal. Q. Did you have did you think about the possibility that you might not be able to achieve a consensual deal? Did that cross your mind? A. Yes. Q. Okay. And when that thought crossed your mind that you might not be able to have a consensual deal, did you then have an intent as to what you wanted to have happen with the pension liabilities in bankruptcy? A. No. We were going to cross that bridge when we got to 	4 Q. First of all, are you familiar with that document, 5 Mr. Orr? 6 MR. SHUMAKER: Take a look at the first 7 page. 8 THE WITNESS: Okay. 9 Q. And I will represent that there's a box that's circled 10 and that's my handwriting from this morning. 11 A. Okay. Okay. Yes. 12 Q. Are you familiar with this document? 13 A. Yes. 14 Q. Did you review it before it was filed by the City? 15 A. Yes, I did. 16 Q. Let me refer you to let me just read. I'll read it
 Q. Let me I'm not asking you to speculate, I'm asking you what your actual intent was at the time you filed for bankruptcy. A. Our intent was to seek a consensual deal. Q. Did you have did you think about the possibility that you might not be able to achieve a consensual deal? Did that cross your mind? A. Yes. Q. Okay. And when that thought crossed your mind that you might not be able to have a consensual deal, did you then have an intent as to what you wanted to have happen with the pension liabilities in bankruptcy? A. No. We were going to cross that bridge when we got to it. 	4 Q. First of all, are you familiar with that document, Mr. Orr? MR. SHUMAKER: Take a look at the first page. THE WITNESS: Okay. Q. And I will represent that there's a box that's circled and that's my handwriting from this morning. A. Okay. Okay. Yes. Q. Are you familiar with this document? A. Yes. Q. Did you review it before it was filed by the City? A. Yes, I did. Q. Let me refer you to let me just read. I'll read it over your shoulder so we can all read it together. And request for admission 12 says, admit, the City intends to seek or diminish seek to diminish or
 Q. Let me I'm not asking you to speculate, I'm asking you what your actual intent was at the time you filed for bankruptcy. A. Our intent was to seek a consensual deal. Q. Did you have did you think about the possibility that you might not be able to achieve a consensual deal? Did that cross your mind? A. Yes. Q. Okay. And when that thought crossed your mind that you might not be able to have a consensual deal, did you then have an intent as to what you wanted to have happen with the pension liabilities in bankruptcy? A. No. We were going to cross that bridge when we got to it. Q. Okay, just so I understand your testimony, you filed 	4 Q. First of all, are you familiar with that document, Mr. Orr? MR. SHUMAKER: Take a look at the first page. THE WITNESS: Okay. Q. And I will represent that there's a box that's circled and that's my handwriting from this morning. A. Okay. Okay. Yes. Q. Are you familiar with this document? A. Yes. Q. Did you review it before it was filed by the City? A. Yes, I did. Q. Let me refer you to let me just read. I'll read it over your shoulder so we can all read it together. And request for admission 12 says, admit, the City intends to seek or diminish seek to diminish or
 Q. Let me I'm not asking you to speculate, I'm asking you what your actual intent was at the time you filed for bankruptcy. A. Our intent was to seek a consensual deal. Q. Did you have did you think about the possibility that you might not be able to achieve a consensual deal? Did that cross your mind? A. Yes. Q. Okay. And when that thought crossed your mind that you might not be able to have a consensual deal, did you then have an intent as to what you wanted to have happen with the pension liabilities in bankruptcy? A. No. We were going to cross that bridge when we got to it. Q. Okay, just so I understand your testimony, you filed for bankruptcy the City filed for bankruptcy at 	4 Q. First of all, are you familiar with that document, Mr. Orr? MR. SHUMAKER: Take a look at the first page. THE WITNESS: Okay. Q. And I will represent that there's a box that's circled and that's my handwriting from this morning. A. Okay. Okay. Yes. Q. Are you familiar with this document? A. Yes. Q. Did you review it before it was filed by the City? A. Yes, I did. Q. Let me refer you to let me just read. I'll read it over your shoulder so we can all read it together. And request for admission 12 says, admit, the City intends to seek or diminish seek to diminish or impair the accrued financial benefits of the
 Q. Let me I'm not asking you to speculate, I'm asking you what your actual intent was at the time you filed for bankruptcy. A. Our intent was to seek a consensual deal. Q. Did you have did you think about the possibility that you might not be able to achieve a consensual deal? Did that cross your mind? A. Yes. Q. Okay. And when that thought crossed your mind that you might not be able to have a consensual deal, did you then have an intent as to what you wanted to have happen with the pension liabilities in bankruptcy? A. No. We were going to cross that bridge when we got to it. Q. Okay, just so I understand your testimony, you filed for bankruptcy the City filed for bankruptcy at your request, you contemplated the possibility that 	4 Q. First of all, are you familiar with that document, 5 Mr. Orr? 6 MR. SHUMAKER: Take a look at the first 7 page. 8 THE WITNESS: Okay. 9 Q. And I will represent that there's a box that's circled 10 and that's my handwriting from this morning. 11 A. Okay. Okay. Yes. 12 Q. Are you familiar with this document? 13 A. Yes. 14 Q. Did you review it before it was filed by the City? 15 A. Yes, I did. 16 Q. Let me refer you to let me just read. I'll read it 17 over your shoulder so we can all read it together. 18 And request for admission 12 says, admit, the City 19 intends to seek or diminish seek to diminish or 10 impair the accrued financial benefits of the 11 participants in the retirement system through this
 Q. Let me I'm not asking you to speculate, I'm asking you what your actual intent was at the time you filed for bankruptcy. A. Our intent was to seek a consensual deal. Q. Did you have did you think about the possibility that you might not be able to achieve a consensual deal? Did that cross your mind? A. Yes. Q. Okay. And when that thought crossed your mind that you might not be able to have a consensual deal, did you then have an intent as to what you wanted to have happen with the pension liabilities in bankruptcy? A. No. We were going to cross that bridge when we got to it. Q. Okay, just so I understand your testimony, you filed for bankruptcy the City filed for bankruptcy at your request, you contemplated the possibility that there would be no consensual deal 	4 Q. First of all, are you familiar with that document, Mr. Orr? MR. SHUMAKER: Take a look at the first page. THE WITNESS: Okay. Q. And I will represent that there's a box that's circled and that's my handwriting from this morning. A. Okay. Okay. Yes. Q. Are you familiar with this document? A. Yes. Q. Did you review it before it was filed by the City? A. Yes, I did. Q. Let me refer you to let me just read. I'll read it over your shoulder so we can all read it together. And request for admission 12 says, admit, the City intends to seek or diminish seek to diminish or impair the accrued financial benefits of the participants in the retirement system through this Chapter 9 case. The response is admitted. Were you
 Q. Let me I'm not asking you to speculate, I'm asking you what your actual intent was at the time you filed for bankruptcy. A. Our intent was to seek a consensual deal. Q. Did you have did you think about the possibility that you might not be able to achieve a consensual deal? Did that cross your mind? A. Yes. Q. Okay. And when that thought crossed your mind that you might not be able to have a consensual deal, did you then have an intent as to what you wanted to have happen with the pension liabilities in bankruptcy? A. No. We were going to cross that bridge when we got to it. Q. Okay, just so I understand your testimony, you filed for bankruptcy the City filed for bankruptcy at your request, you contemplated the possibility that there would be no consensual deal A. Right. 	4 Q. First of all, are you familiar with that document, Mr. Orr? MR. SHUMAKER: Take a look at the first page. THE WITNESS: Okay. Q. And I will represent that there's a box that's circled and that's my handwriting from this morning. A. Okay. Okay. Yes. Q. Are you familiar with this document? A. Yes. Q. Did you review it before it was filed by the City? A. Yes, I did. Q. Let me refer you to let me just read. I'll read it over your shoulder so we can all read it together. And request for admission 12 says, admit, the City intends to seek or diminish seek to diminish or impair the accrued financial benefits of the participants in the retirement system through this Chapter 9 case. The response is admitted. Were you aware of that admission made by the City?

KEVYN ORR

CITY OF DETROIT, MICHIGAN does -- or at least as of the date of this document. 1

2 which looks like it was entered on the docket on

- 3 September 13th, that the City intends to seek or
- 4 diminish to impair accrued pension benefits of Detroit
- 5 pensioners?
- 6 A. Yes, that's admitted.
- 7 Q. Okay. And so when did -- when did the City first --
- 8 when did that intent by the City first come into
- 9 existence? Was it in existence at the time of the
- 10 bankruptcy filing?

19

- 11 A. Well, I think we said in June 14th that we need to
- adjust pensions, I think we said it in several 12
- 13 meetings after that so when you say intent as in the
- 14 legal conclusion of that document, I think we've said
- 15 that. I think what we've consistently said, though,
- 16 we want to do that consensually by a consensual plan.
- 17 Q. I understand that you've said that, but I'm just
- 18 trying to nail down, if you will, this intent that's
 - expressed, that's admitted in response to request for
- 20 admission 12 in Exhibit 17. I'm just trying to nail
- 21 down when that intent first came into existence. Did
- 22 it come into existence at the time of the bankruptcy,
- 23 sometime before the bankruptcy was filed? If you can
- 24 shed whatever light you can on the timing of when that
- 25 intent came into existence.

- Page 255 asked do you intend to benefit (sic) and we admitted
- 2 it, and I guess in response to your question as to
- 3 when that intent arose, I guess it's at the point of
- 4 admission.
- 5 Q. Okay. And so you're saying prior to the City
- 6 preparing this document, the intent that's referred to
- 7 in the document did not exist?
- A. I'm not sure we prepared that document.
- 9 Q. Well, it's a filing in this case --
- 10 A. It's a response.
- Q. -- by the City of Detroit? 11
- 12 A. Right, but it's a response to a request for admission.
- 13 Q. Right.
- 14 A. Okay.
- 15 Q. But the relevant part where it says admitted.
- 16 A. Since you're using intent it sounds like you're using
- 17 as a legal conclusion. I'm saying that the -- using
- 18 your words, the formal intent occurred at the point of
- 19 admission. That's what an admission is.
- 20 Q. Okay. So -- let me describe my understanding, you
- 21 tell me if you agree with my understanding.
- 22 A. Uh-huh.
- 23 Q. So this is a request for admission that asks whether
 - -- that asks the City whether it admits that the City
- 25 has a certain intent and the City admitted that;

Page 254

Page 253

1

- 1 A. Other than what I've said, we said at June 14th we
- 2 have to adjust the pensions, we asked for a consensual
- 3 plan, so I suppose you can say -- without getting
- 4 caught in the legal conclusion of the intent, I
- 5 suppose you could say that from our proposal to the
- 6 time of that admissions the intent as you say without
- 7 drawing a legal conclusion occurred.
- 8 Q. Okay, so that intent existed at least -- at least at
- 9 the time of the June 14th proposal; is that a fair
- 10 characterization of your testimony?
- 11 A. No, I said sometime between the June 14th testimony
- 12 till the entry of those admissions. The intent as you
- 13 say could have occurred upon the execution of that
- 14 admission.
- 15 Q. Okay. And is it -- and you don't know when that
- 16 intent came into existence?
- 17 A. No, I think it came -- frankly, if you're using the
- 18 word intent, I think it came when that admission was
- 19 supplied.
- 20 Q. So your testimony -- so your testimony is this intent
- 21 arose at the time that this answer was drafted or
- 22 submitted by the City onto the docket? That's when
- 23 the City developed the intent?
- 24 A. I don't know if it was on the docket. What I know is 25 the question says, a legal conclusion, the question

1 correct?

24

- 2 A. Yes, yes, that's correct.
- 3 Q. Okay -- so okay. So as of the moment that the City
- 4 made that admission in this document, the City had
- 5 that intent?
- 6 A. I think -- I think that's an admission, yes.
- 7 Q. Right. So we're in agreement.
- 8 A. Okay.

11

- 9 Q. My question is the intent that's referred to, did it
- 10 exist at any moment before the City made the
 - admission?
- 12 A. In my mind, no. I mean, the time of admission is when
- 13 it admits to the intent.
- 14 Q. And so in the June 14th proposal when it says there
- 15 must be significant cuts in accrued vested pension
 - amounts, it was not your intent that there be such
- 17 cuts absent a consensual deal?
- 18 A. What I'm saying is your letter -- your request for
- admissions asks when does the City intend to diminish. 19
- 20 The proposal said there must be cuts, but throughout
- 21 that time we said we wanted a consensual resolution.
- 22 By using the word intent I'm saying it just as a
- 23 matter of practicality the expressed intent is upon
- 24 that admission.
- 25 Q. Let me ask you about Article 9, Section 25 (sic) of

KEVYN ORR

CITY OF DETROIT, MICHIGAN Page 257 the Michigan Constitution. There was a great deal of Page 259 1 A. No, I think it came in hard copy. 2 colloguy earlier today about that topic. Do you Q. And do you recall what it said? 3 recall that? 3 MR. SHUMAKER: To the extent that it's not 4 A. Yes, I do. 4 a privileged memo. 5 Q. Okay. Did you have any discussions with the governor 5 THE WITNESS: No, it was marked 6 or the governor's staff or Mr. Dillon or Mr. Baird at 6 attorney-client privilege, attorney work product so I 7 any time about the meaning or import of Article 9, 7 don't think I can speak to it. That's what I recall 8 Section 25 of the Michigan Constitution? 8 about it. 9 9 MR. SHUMAKER: Without counsel present? MR. SHUMAKER: Certainly if it was a memo 10 MR. DeCHIARA: Yeah, without invading 10 involving attorney-client advice, you're not going to 11 attorney-client privilege. 11 -- you're not going to testify about it. I'm going to 12 Q. Oh, I'm sorry, I'm misspeaking. Section 24. 12 instruct you not to --13 A. I understood, yes, okay. 13 THE WITNESS: Right, I think it can be 14 Q. Yes. 14 characterized as that, yes. 15 A. I don't recall any of those discussions without 15 Q. Without going into the substance of the document, was 16 counsel present. 16 it a document that was prepared for a client of 17 Q. Prior to your being appointed as Emergency Manager did 17 Jones Day? Do you know? 18 you speak to any of your colleagues at Jones Day about 18 A. It may have been prepared in contemplation for a 19 Article 9, Section 24 of the Michigan Constitution? 19 client. I'm being careful because the attorney-client 20 A. Yes, I believe I did. 20 privilege can attach prior to a formal relationship so 21 Q. And with whom did you speak --21 I'm just being very careful, but I think it -- I think 22 A. With whom did I speak --22 it implicates attorney-client privilege. I recall 23 Q. -- about it? 23 seeing a memo, but I also recall up in the right-hand 24 A. Let me clarify. I don't know if I spoke, I think I 24 corner that it had all of the instructions about 25 saw some research on that article. 25 privilege and work product. Page 258 Page 260 1 Q. Okay, and this was research that you saw while you 1 Q. Apart from that document did you see any other 2 were a partner at Jones Day? 2 documents --3 A. Yes. 3 A. No, no. 4 Q. And it was research shown to you by your colleagues at 4 Q. Okay. Do you recall any conversations you had with 5 Jones -- one or more of your colleagues at Jones Day? 5 any of your colleagues at Jones Day while you were A. Yeah, I'm -- I'm not a Michigan law constitutional 6 still at Jones Day about the Michigan Constitution? 7 7 A. No. scholar, but I think there are various research papers 8 that were circulated. I don't think anybody came in 8 Q. Did you attend the June 14, 2013 meeting that's 9 and said, here, read this. I think I just saw a paper 9 referenced in paragraph 80 of your declaration?

10 that discussed it.

11 Q. Where did -- did you see it as a result of your own

12 research --

13 A. No.

14 Q. -- or did someone show it to you?

15 A. I think somebody else was doing research on it and I

16 think it was either through a distribution or --

17 sometimes distributions come through the office, you

18 don't know who, you know, they just come through

19 interoffice mail and you read the distribution and it

20 may have been a research memo that came through my

21 office, came to my office.

22 Q. Do you have in your mind a particular document?

23 A. Yes, I do.

24 Q. And was it a hard -- did it land on your desk in hard

25 copy or did it come through your email?

10 A. Yes.

11 Q. And did you speak at that meeting?

12 A. Yes.

13 Q. Did you say anything to the effect that -- did you say

14 anything at the meeting to the effect that this

15 meeting was not a negotiation?

16 A. I don't recall if I said that. I may have, but I

17 don't recall.

18 Q. If there was testimony by others that you did say

19 that, would you be in a position to deny that you said

20

21 A. No, I don't recall that I said it or not.

22 Q. What about the June 20th meeting? Did you attend

23

24 A. I attended one of those meetings. It may have been

25 the June 20th.

KEVYN ORR CITY OF DETROIT, MICHIGAN

1 Q. Are you saying --

- 2 A. The following week, yes.
- 3 Q. When you say one of those meetings, are you sure you
- attended June 14th? 4
- 5 A. No, no, no, when I say one, I mean one of the
- 6 subsequent. I'm sure I attended June 14th. June 10th
- 7 was Monday, June 14th was Friday, my public meeting
- 8 was Monday, June 14th was the all creditors meeting.
- 9 There was subsequent due diligence meetings the
- 10 following week and I recall attending at least one of
- 11 those that week. That was the those I was referring
- 12
- 13 Q. I'm a little confused. Are you sure you attended June
- 14
- 15 A. Yes.
- 16 Q. Okay. So do you recall whether you attended June 17
- 18 A. I think I did, but I don't recall.
- 19 Q. Okay. What about July 11th?
- 20 A. I don't recall.
- 21 Q. Okay. So I already asked you about whether at the
- 22 June 14th meeting you said anything to the effect of
- 23 that this was not a negotiation. Let me ask you the
- 24 same question for the June 20th and July 11th. Do you
- 25 recall at that -- at those meetings saying anything to

12 people, that in order to be heard they needed to fill 13 out a card and submit the card to someone who was

3 A. Yes.

5

6

7

10

11

14

1 A. Yes, I believe so.

8 A. Do I recall? No.

Page 261

16 Q. I don't know. A. I -- I know at my June 10th meeting that we had

2 Q. Okay. And some of those individuals spoke?

effect of this is not a negotiation?

9 Q. At the June 20th meeting, is it true that the

4 Q. Okay. Do you recall whether at any of those meetings

that you attended whether any of the other individuals

who were there on behalf of the City said words to the

attendees, and by the attendees I mean the people who

were not there on behalf of the City but the other

running the meeting? Is that how things worked?

- speakers. I don't recall. I don't recall June 20. 18
- 19 Q. Let me clarify. Let's talk about the June 14th
- 20 meeting, the one you're sure you attended.

15 A. Where was the June 20th meeting?

- 21 A. Right.
- 22 Q. Was there a system in place at that meeting where for
- 23 an attendee to be heard he or she had to write -- fill
- 24 out a card and submit it?
- 25 A. Yes. I believe so.

Page 262 the effect of this is not a negotiation?

- 1
- 2 A. I may have. As I've said several times today, you
- 3 know, bargaining negotiations is suspended for five
- 4 years so I may have said that, but I don't recall.
- 5 Q. And again, if there were witnesses who testified they
- 6 heard you say that at one or more of these meetings,
- 7 would you be in a position to deny that?
- 8 A. I don't know if I would deny it or if I would confirm
- 9 it. I mean, their recollection of what was said could
- 10 be different than mine or what they heard.
- 11 Q. Did you attend a meeting on July 10th with creditors?
- 12 A. I may have.
- 13 Q. Same question for July 10th. Do you recall saying
- anything to the effect that that meeting was not a 14
- 15 negotiation?
- 16 A. I think I generally, when I would go to these
- 17 meetings, say we're having discussions and exchange,
- 18 but I would try -- if I said this is not a
- 19 negotiation, I would try to make sure that I did not
- 20 waive the suspension of bargaining under 436, so I may
- 21 have said that, yes.
- 22 Q. You may have said what?
- 23 A. This is not a negotiation, yeah, I may have said that.
- 24 Q. Okay. Apart from you there were others who attended
- 25 those meetings on behalf of the City; correct?

- Page 264 1 Q. Okay, and describe how -- how did that -- what was
- 2 that process, how did that work?
- 3 A. That process was arranged by my staff. My
- 4 understanding is that if people wanted to speak, they
- 5 could fill out a card and a question would be asked
- 6 and members who were on the DS on the panel would
- 7 answer the question.
- 8 Q. Who would read out the card?
- 9 A. Initially it was the -- someone I believe on my staff
- 10 or some of my consultant's staff, but toward the end
- 11 of the meeting people just started asking questions
- 12 outright.
- 13 Q. Did -- that same process of attendees having to fill
- 14 out a card, did that occur at any of the other
- 15 meetings? And by the other meetings I mean either
- 16 June 20th, July 10th or July 11th?
- 17 A. I don't recall.
- 18 Q. It may have?
- 19 A. It may have, but I don't recall.
- 20 Q. Okay. Have you ever in your career as an attorney
 - attended a negotiation session of any kind?
- 22 A. Yes.

- 23 Q. Have you ever been at a negotiation session where one
- 24 side or the other has to fill out a card and have it
- 25 read by someone else to be heard?



CITY OF DETROIT, MICHIGAN	265–268
Page 265 1 A. You're using the phrase negotiation session, and I 2 want to be clear that what we were saying is make sure 3 that we did not waive any rights under 436. I have	1 2013. 2 A. I'm 3 MR. SHUMAKER: We have a different letter I
4 been at meetings where for purposes of to engage in	4 think.
5 oral discussion, yes, you've had to fill out cards to	5 A. I have John Cunningham.
6 be heard, yes. I have been at auctions. Yes, I have	6 MR. SHUMAKER: We have John Cunningham.
7 been at meetings like that.	7 MR. DeCHIARA: I'm sorry, let's use that
8 Q. At auctions?	8 one.
9 A. Yeah, I've been at auctions, been at meetings, been at	9 THE WITNESS: Okay.
negotiations, yes, many different types of meetings.	10 MR. DeCHIARA: Thank you.
11 Q. What kind of negotiations where those where	11 Q. Orr Exhibit 18 will be a Jones Day letter to John
participants had to fill out a card to be heard?	12 Cunningham dated June 27, 2013. Let me ask you, have
13 A. They could have been negotiations for finance, they	13 you seen this Orr Exhibit 18 before?
14 could have been negotiations for procedures, they	14 A. Yes.
15 could have been negotiations for a number of different	15 Q. And the first sentence of the letter says, thank you
subjects, but it's happened on more than one occasion.	for participating in the June 20th, 2013 informational
17 Q. Have you ever attended a collective bargaining	17 meetings pertaining to the City of Detroit's, and then
18 negotiation?	18 it continues
19 A. Yeah, I think I have.	19 A. Uh-huh.
20 Q. Okay. Did you ever see that type of system used in a	20 Q and you can read the rest
21 collective bargaining negotiation?	21 A. Yes.
22 A. I don't think I saw it at the one I attended, but	22 Q but I won't read it aloud.
23 collective bargaining is suspended.	23 Do you concur with the description in the
24 Q. Did you before any of these meetings and by	24 sentence that I read of the June 20th meeting as an
25 these meetings, I mean the June 14th, June 20th, July	25 informational meeting?
Page 266 1 10th or July 11th meetings did you consult with the	Page 268
2 governor or any other state official about how the	2 Q. Let me refer you back to your June 14th, 2013
3 meetings would be conducted?	3 proposal.
4 A. No, not to the best of my knowledge.	4 A. Yes.
5 Q. Did you consult with anyone, the governor or anyone,	5 Q. And to page the original page 109. And the third
6 any state official, regarding what the purpose or	6 to the last bullet point which we read earlier and
7 nature of the meetings would be?	7 again I'm going to focus on the bottom line of that
8 A. When you say consult, you know, I've testified earlier	8 bullet point that says, "There must be significant
9 today that we had regular communications with the	9 cuts in accrued vested pension amounts for both active
governor's office, but my understanding was that how	10 and currently retired persons."
governor's office, but my understanding was that now	and currently retired persons.

11

12

13

14

15

16

17

18

11 we ran meetings was substantially left up to me and my 12 team. So no, we didn't consult in that regard on how 13 the meetings were run. 14 Q. Okay, just to clarify what I mean by consult. I mean 15 did you talk?

16 A. Not at that level of detail how we're going to run, no 17 we didn't talk, no. 18

MR. DeCHIARA: Let me mark a document, which I'll mark as -- ask the court reporter to mark as Exhibit 18.

(Marked Exhibit No. 18.)

22 Q. Have you -- have you ever seen this document before?

23 A. Yes.

19

20

21

24 Q. And let me just identify it for the record. It's a 25 letter from Jones Day to Larry Stewart dated June 27,

At the time of the meetings that I've been referring to, the June 14th, June 20th, July 10th and July 11th meetings, were -- would you have been willing had there been negotiations that took place to compromise and accept -- accept an outcome of the restructuring effort that resulted in there not being cuts in accrued vested pension amounts for both active and currently retired persons?

19 A. Well, that's a hypothetical question that could depend 20 upon a number of things. I don't know. I would have 21 to see the proposal. We were willing to listen to any 22 proposal or counter that came in.

23 Q. Okay, and I'm not trying to phrase it as a 24 hypothetical, I want to focus on what was in your mind 25 at the time of these meetings. So let me ask you.

Page 272

KEVYN ORR CITY OF DETROIT, MICHIGAN

Page 269 Did you ever consider at the time of these meetings 1 June 14th meeting. 2 2 A. Okay. whether you would accept in some scenario that 3 resulted from negotiations that there would be an 3 Q. Do you have a recollection of any words you used to 4 communicate to those in attendance that you were open outcome to the restructuring where there would not be 4 5 cuts to accrued vested pension amounts? 5 to consider anything, if that's a fair 6 A. That depends upon the proposal and the circumstances 6 characterization of your prior testimony? Did you use 7 of that proposed outcome. 7 words to that effect and if so what were those words? 8 Q. I think we're maybe misunderstanding each other. I'm 8 A. I don't remember the exact words, but I think we 9 9 not asking you what you would have done -expressed the sentiment that this is a proposal and 10 10 A. Uh-huh. we're open to discussions. 11 Q. -- had you gotten a certain proposal or what you would 11 Q. Well, that's a little different. I mean, to be open 12 have done under some circumstances that did not occur. to discussion. I'm not asking you -- I think you 12 13 What I'm asking you is as to what your actual state of 13 testified a few minutes ago that you were open to 14 14 mind was at the time of these meetings. In your anything and if I'm mischaracterizing that, correct 15 actual state of mind --15 me. 16 A. Uh-huh. 16 A. Well, no, anything -- and I meant anything meaning 17 Q. -- did you have -- did you consider and did you think 17 anything in terms of discussions, that's why we styled 18 about that had there been certain negotiations that 18 this, we never called this a plan, we never called 19 led down a certain path, did you in your mind consider 19 this a deal, we always called it a proposal because we 20 that you might accept an outcome of the restructuring 20 were open for discussions, any response, meaning 21 where there would not be cuts to accrued vested 21 anything, so I think they're the same thing. I'm not 22 22 pension amounts? trying to be cute in any fashion, I'm just saying we 23 A. I was receptive as we said to anything, but that would 23 were open to responses, yes. 24 depend upon the proposal. 24 Q. Did you ever say to the attendees at the meetings or 25 Q. Did you say at any of these meetings that you would be 25 communicate to the attendees in writing that the City Page 270 1 receptive to anything? 1 would consider an outcome to the restructuring effort 2 whereby there would be no cuts to accrued vested 2 A. No, I think we did say that, yes. 3 3 Q. So you would have been receptive to an outcome where pension amounts? 4 there would be no cuts in accrued vested pension 4 A. Did we ever communicate? I'm not sure that anyone on 5 5 my team did. To the best of my knowledge, I don't amounts? A. That depends upon what the proposal was. We were 6 recall doing that. 7 receptive to hearing anything which we haven't heard, 7 Q. Okay. Did you ever -- you or your team ever 8 8 communicate at the meetings or in writing to the 9 Q. And is that true today? Are you willing to consider 9 creditors that you would be open to a result of the 10 an outcome to this restructuring effort where there 10 restructuring effort that would result in something 11 would be no cuts to accrued vested pension amounts? 11 less than significant cuts in accrued vested pension 12 12 A. That depends upon the terms of the proposal. That's amounts? 13 -- that's -- we'll listen to -- we have said before 14 and we'll say again, we'll listen to anything, but it 14 this way. I think it's fair to say that we 15 depends upon the terms. 15 16 Q. Okay.

13 A. Let me -- this line of questioning, let me respond communicated that we were open to discussions and 16 suggestions and counterproposals. Depending upon what 17 the term of those discussions, suggestions and 18 counterproposals or anything were, we were willing to 19 discuss them. 20 Q. Let me turn your attention back to page 109 of the --

- 21 of Exhibit 9, which is the June 14th proposal for
- 22 creditors.
- 23 A. Yes.

24 Q. And I believe you were questioned about this earlier 25 so I'll keep this short, but the fifth bullet point

24 A. That's the best of my ability.

18

20

23

21 A. Okay.

ability.

17 A. Your question's a hypothetical so I -- I don't -- it

19 Q. Okay, well, we have a disagreement with whether my

25 Q. Let me now ask you about what you actually said at the

question is a hypothetical, but it is what it is.

22 Q. I can only ask you to answer it to the best of your

depends upon what the terms are.

Page 273 Page 275 from the bottom of the page makes reference to an 1 A. No, not that I recall. I think -- no. 1 2 underfunding of \$3.5 billion. 2 Q. Did you say that to him? 3 A. Yes. A. I think I said something along the lines we believe 4 Q. Do you see that? it's 3.5, some of the pension funds have asserted it's 4 5 A. Yes. 5 different, we need to have a dialogue to derive a 6 Q. And is it that assessment of -- is it that assessment 6 number. that that's the level of underfunding that caused you 7 Q. So you were the one who brought up the --7 8 to conclude two bullet points down that there had to A. Yes. 9 9 Q. -- topic? be significant cuts in accrued pension benefits? 10 A. Yes. 10 MR. SHUMAKER: Object to form. 11 Q. I mean accrued pension liability. 11 Q. And what caused you to believe that the pension funds 12 MR. SHUMAKER: Object to the form. 12 were underestimating the amount of liability? 13 A. Yes, we believe there are insufficient funds, yes. 13 A. As has been discussed both in the presentation and 14 Q. Okay. And the pension systems themselves believed, 14 many other times, we looked at a number of factors. 15 and continue to believe, that the amount of 15 First from Gabriel Rotor, then from Milliman's initial 16 underfunding is less than 3.5 billion; correct? 16 analysis of the Gabriel Rotor report, then from 17 A. Yes. 17 Milliman's independent report and the unfunded actual 18 MR. SHUMAKER: Objection, foundation. 18 liability, the expected rate of return on assets, the 19 proposed amortization rate, how much we have to pay 19 A. I believe they recognize they're underfunding but 20 there have been statements that it's less than 20 out over time --21 3.5 billion. 21 THE COURT REPORTER: I'm sorry. Start 22 Q. Statements by them? 22 again. The expected rate of assets. 23 A. The expected rate of return, the market value of 23 A. By them. 24 Q. Okay. Did you ever speak to the governor or his staff 24 assets, the proposed amortization rate and other or any state officials about what was the -- or what 25 25 factors, which led us to conclude that they were Page 274 Page 276 1 underfunded at this level to meet the anticipated is the correct amount of underfunding? 2 actuarial liabilities in out years. 2 A. Yes, I believe so. 3 Q. So you were advised by certain experts who were 3 Q. Who did you speak to about that? 4 A. Putting aside any discussions with attorneys, as we've 4 consulting you --5 5 A. Yes. 6 MR. SHUMAKER: Same admonition as before. 6 Q. -- about this matter? 7 7 A. Yes. As was testified to this morning, I'm not an THE WITNESS: Same admonition. 8 actuary. I relied on my team, yes. 8 A. -- I believe I may have spoke with -- me personally 9 may have spoken with the treasurer. 9 Q. But what initially caused you to look into this issue? 10 Q. When was that? 10 Did someone come to you and say -- suggest that the 11 A. I don't recall. 11 pension liability's underfunded or is this something 12 12 Q. Was it before or after June 14th? that you yourself decided to seek out an opinion from 13 A. Probably before. 13 experts on? 14 Q. And was it a face-to-face meeting? 14 A. I -- I think that this issue had been discussed prior 15 A. It may have been. It may have been. 15 to my becoming Emergency Manager in various forms with 16 Q. Where was the meeting? 16 financial stability agreement, perhaps even in a 17 A. I -- I -- there were so many meetings with so many 17 consent agreement. When we're looking at all 18 18 different parties, not just with the treasurer, but it obligations of the City, I seem to recall those 19 may have been here in Detroit. We sometimes meet in 19 documents started out at \$12 billion of total debt, 20 20 Detroit. then a subsequent one having to do before I got here 21 in 2012 came up with \$14 billion of debt, and then the 21 Q. Do you recall the substance of your conversation? 22 A. I do not. 22 first 30 days that I was appointed one of the 23 23 Q. Did he say to you that he believed the pension funds' obligations under 436 is get a true assessment of the 24 assessment of the amount of underfunding was 24 City's financial condition, we did a deeper dive and 25 unrealistic or words to that effect? 25 that's when we derived these numbers. So that was

OI.		OF DETROIT, MICHIGAN			211-200
1		Page 277 based upon historical calculations and my obligations	1		Page 279 movement on it.
2		under the statute.	2	Q.	So as things now stand, there's no plan to put forward
3		MR. DeCHIARA: I would like to go off the	3		anything else if the creditors and in particular the
4		record just for a minute. I may be done, I just want	4		retirees do not agree to what's set out in the June
5		to consult with co-counsel.	5		14th proposal?
6		MR. SHUMAKER: Sure.	6	Δ	As it stands right now, we don't have a plan.
7		THE VIDEOGRAPHER: Going off the record at	7	/ ۱.	MR. ULLMAN: I have nothing further. Thank
8		5:26 p.m.	8		you, Mr. Orr.
9		(A brief recess was taken.)	9		MR. SHUMAKER: Thank you, counsel.
10		THE VIDEOGRAPHER: We're back on the record	10		THE WITNESS: Thank you.
11			11		THE VIDEOGRAPHER: Going off the record at
12		at 5:39 p.m. REEXAMINATION	12		
	D)				5:41 p.m.
13		/ MR. ULLMAN:	13		(Discussion held off the record.)
14		Mr. Orr?	14		THE VIDEOGRAPHER: We're back on the record
15		Yes.	15		at 5:43 p.m.
16		Just a few more questions for you.	16	-	EXAMINATION
17		Sure, Mr. Ullman.			Y MS. GREEN:
18	Q.	You are the let me withdraw that.	18		. Hi, Mr. Orr. We've met before.
19		The June 14th proposal that we've looked at	19		. Yes.
20		was put forward by you in your capacity as Emergency	20	Q	My name is Jennifer Green, I represent the two
21		Manager?	21		Retirement Systems for the City of Detroit.
		Yes.	22		. Yes, Jennifer Ms. Green. Good to see you again.
23	Q.	Does anyone besides you have authority to change or	23	Q	. Thank you. Nice to you see you again too.
24		modify the terms of the proposal?	24		I have a question about Exhibit 11. I
25	A.	Well, it's my proposal and under statute I have	25		don't know if you have it in front of you or not.
		Page 278	_	^	Page 280
1		substantial discretion, but ultimately I report to the		Α.	Okay.
2		governor, but as far as this, no one else in the City	2		MR. SHUMAKER: Which one is that?
3	_	does, no.	3		MS. GREEN: It's the July 18th letter from
4		No one other than you?	4		the governor.
5		No one other than me.	5		MR. SHUMAKER: Thank you.
6	Q.	Now, in connection with a Chapter 9 proceeding that's			Okay. It's in here. Here it is, got it. Okay.
7		ongoing, in the event that you are unable to reach a	7	Q.	3,11
8		consensual resolution, do you intend to withdraw the	8		drafted this letter?
9		bankruptcy filing?			No, I do not.
10		MR. SHUMAKER: Objection, calls for	10	Q	Do you know if Jones Day had any input in drafting the
11		speculation.	11		July 18th letter?
12	Α.	Yeah, I don't know what we'll do at that point.	12		. To the best of my knowledge I don't think they did.
13		Suffice it to say, if we can't reach a consensual	13		Do you know if they had any input or saw a preview of
14		resolution, there are serious questions about the City	14		the letter before it was delivered on the 18th?
15		for a number of reasons.	15	A	. To the best of my knowledge they did not. I know I
16	Q.	And if the creditors and objectors do not agree to the	16		did not.
17		terms that are set out in the June 14th proposal, do	17	Q	, , , , , , , , , , , , , , , , , , , ,
18		you intend to put forward a plan in the Chapter 9	18		governor about this letter between July 16th and July
19		proceeding that treats pension contributions for	19		18th?
20		retirees differently than the way those contributions	20		MR. SHUMAKER: Without counsel present?
21		are treated in the June 14th proposal?	21		MS. GREEN: With the caveat without counsel
22		MR. SHUMAKER: Same objection.	22		present.
		Yeah, I don't know what we intend to do. Suffice it	23	Α	. Without counsel present? No.
23	A.				-
23 24	Α.	to say, I think the proposal speaks for itself and	24	Q	Did you have any with counsel present?
23	A.		l	Q	-

CI	ΓΥ	OF DETROIT, MICHIGAN			281–284
1 2 3 4 5		Page 281 Okay. You testified earlier that you were expecting the letter on the 18th and you really didn't know what to expect until you actually received the letter? I was expecting a letter at any time. After I received it, I and my staff, Mr. Nowling, Ms. Penn,	1 2 3 4 5	Q. A.	Page 283 That's handled by my counsel. I I believe we do. Do you know if you reviewed the common interest agreement? I don't recall if I reviewed it. Were you the one that would have executed it on behalf
6		would spend the 17th and the morning of the 18th for	6	-	of the City?
7		that matter wondering if the letter was going to be	7	Α.	I might have been.
8		forthcoming. I didn't know when I was going to	8		. Do you know if you've produced the common interest
9		receive the letter.	9		agreement as part of this litigation?
10	Q	. And did you know what the contents of the letter would	10	Α	. I don't know.
11		be with respect to any contingencies?	11	Q	Would you produce the common interest agreement?
12	Α.	No.	12		MR. SHUMAKER: Look into that one too.
13	Q	. Were contingencies anything that were discussed during	13		MS. GREEN: Thank you.
14		the meeting with the governor between the 16th and the	14	Q	We earlier were discussing some email correspondence
15		18th?	15		from January of 2013 and you had commented in an email
16		MR. SHUMAKER: Again, only without counsel	16		you characterized PA 436 as a "clear end-around the
17		present. If there were any such discussions.	17		prior initiative that was rejected by the voters in
18	Α.	No, there were none, not without counsel.	18		November."
19	Q	. Without disclosing the substance of what the	19	Α	. Yes.
20		attorney-client privilege communications would be, can	20	Q). What did you mean when you said that it was a "clear
21		you at least confirm whether contingencies in general	21		end-around?"
22		were discussed with the governor prior to this letter	22	A	. I had read that in one of the articles and as I said
23		being delivered to you on the 18th?	23		during that discussion, that was my cursory review of
24		No, they were not.	24		the statute and I had read that somewhere. That was
25	Q	. I notice that the 18th letter says that it was	25		the conclusion during that day of going back and forth
		Page 282	_		Page 284
1	۸	delivered via hand and electronic delivery.	1	_	based upon what I had read at that time.
		Yes.	2	Q.	. So someone else had concluded that it was a clear
3		What time did you get the letter on the 18th? I don't know, but I think it was around lunchtime.	3		end-around and you were agreeing with that characterization?
4		Did you receive it via email or did you receive it via	5	٨	
5	Q.	hand-delivery?	6	۸.	. I was I was parroting in a sense what I had heard and I was expressing the belief that I felt that
-	Δ	I don't recall depending upon which office. I think	7		that's what was said, so yes, at that time that's what
8	Λ.	someone came in and handed it to me. I think someone	8		I was saying.
9		on my staff gave it to me.	9	\circ	. Who else had said that it was a clear end-around?
10	0	. Do you recall receiving it via email?	10		a. I forget which article that was in. It could have
11		I think I probably did receive it, I just think	11	^	been a Free Press article or News article. I was
12	, ,	somebody got it before I got into my emails and	12		reading or it could have been a WDIV or Fox 2
13		brought it into me.	13		commentary. I was I was trying to find out what
14	O	. Do you know if the email that this letter was attached	14		was going on because of this subject came up of me
15	_	to has been produced to date?	15		possibly being a candidate for the Emergency Manager.
16	Α	. I do not.	16		Q. Are you now trying to say that you did not agree with
17		. Would you be willing to produce the email that	17		that characterization?
1			1		

attached this letter as part of this?

into it, sure. And it may well very --

MR. SHUMAKER: Certainly willing to look

agreement between the City and the state. Do you have

MS. GREEN: Have already been.

23 Q. Earlier we were discussing the common interest

MR. SHUMAKER: -- been produced.

18

19

20

21

22

24

MR. SHUMAKER: Object to the form. Go

21 A. What I'm saying is at that time that was my

23 Q. Have you similarly expressed any reservations about

Section 24 of the Michigan Constitution?

PA 436 also being a clear end-around of Article 9,

18 A. No, at that time --

characterization.

ahead.

19

20

22

24

KEVYN ORR CITY OF DETROIT, MICHIGAN

CITY OF DETROIT, MICHIGAN	285–288
Page 285 1 A. No, at that time I hadn't even I hadn't even	1 creditors and propose a confirmable plan.
2 thought about the Michigan constitutional questions at	2 Did I read that correctly?
3 that time.	3 A. Yes.
4 Q. Have you since expressed any similar reservations?	4 Q. And similarly with respect to number 6, the request
5 A. No, I have not.	5 was for the City to admit that the bankruptcy
6 Q. Earlier you were handed Exhibit 17 I believe it was,	6 recommendation proposes among other things to diminish
7 which was a copy of the City's request for admissions.	7 or impair accrued financial benefits of the
8 A. Yes.	8 participants in the Retirement Systems. And the
9 Q. I'm sorry, the City's responses to the Retirement	9 response is the same; correct?
10 Systems' request for admissions.	10 A. Yes.
11 A. Yes.	11 Q. Number 12 asks the City to admit that you intend to
12 Q. Do you have a copy in front of you?	12 seek to diminish or impair the accrued financial
MR. SHUMAKER: He has the only copy right	13 benefits of the participants in the Retirement Systems
14 now.	14 through the Chapter 9 case?
15 MS. GREEN: I have a few extras because	15 A. Yes.
16 they were	16 Q. And you see that distinction between the three
17 THE COURT REPORTER: He took it back. He	17 questions?
18 took the original back.	18 A. Yes.
19 MR. DeCHIARA: Oh, I have it? I have it.	19 Q. Your response to number 5 and number 6 both state that
20 MS. GREEN: He's got it. We're fine.	20 the City seeks a consensual agreement; correct?
21 MR. SHUMAKER: Was it marked?	21 A. Yes.
22 MS. GREEN: It was marked.	22 Q. Your response to number 12, which is whether you would
23 MR. SHUMAKER: It was marked. You need it	
24 for the record.	does not have the caveat regarding a consensual deal
25 THE WITNESS: Okay.	25 being reached; correct?
Page 286 1 MR. SHUMAKER: Peter, you want to take this	Page 288
2 one?	2 Q. Why is there that difference? Is it because the City
3 MR. DeCHIARA: Thanks.	3 intends to use the cramdown provisions of the
4 Q. A few moments ago you stated, and I don't want to	4 bankruptcy code to force a nonconsensual deal?
5 mischaracterize your testimony, I believe you said if	5 MR. SHUMAKER: Object to the form.
6 you can't reach a consensual deal, there are "serious	6 A. Without getting into discussions with counsel, I think
7 questions about the City for a number of reasons."	7 I can I think I can safely say without any waiver
8 A. Yes.	8 that the City intends to preserve all of its rights in
9 Q. What did you mean when you said that?	9 answer number 12.
10 A. Oh, I meant what do we do? We have a lot of liability	10 Q. A few moments ago when asked about what the City's
on pension and OPEB, we simply don't have the money,	11 plan was if a consensual agreement could not be
we can't go to the capital markets and borrow that	12 reached, I believe your response was the City
13 magnitude of money, we'd have to try to figure out	currently has no plan if a consensual agreement is not
14 what to do next. That's all I meant.	14 reached; correct?
	· ·
15 Q. Okay. I would like to direct your attention to	15 A. That is correct, yes.
16 request for admission number five, it's on page 10 of	16 Q. Sitting here today is it your testimony the City has
17 Exhibit 17. The request to admit asked the City to	no backup plan if a consensual deal is not reached?
admit that the restructuring proposal proposes to	18 MR. SHUMAKER: Object to the form.
impair or diminish accrued financial benefits of the	19 A. Sitting here today it's my testimony that we have no
20 participants of the Retirement Systems and the City	20 plan other first we have no plan, but we have no

stated it admits that the restructuring proposal

City's intention are to gain consensus with its

contemplates a reduction in accrued financial benefits

agreement and acceptance by plan beneficiaries. The

to participants of the Retirement Systems but seeks

21

22

23

24

25

plan or no effort other than to try to reach a

23 Q. If you don't get that consensual resolution, would you

resort to the cramdown provisions that are contained

consensual resolution.

within the bankruptcy code?

21

22

24

KEVYN ORR CITY OF DETROIT, MICHIGAN

Page 289

- 1 A. I don't know. We'll have to -- as I've said before, 2
- we'll have to cross that bridge when we get to it.
- 3 Q. So the City has no present intent to resort to any
- 4 cramdown provisions?
- 5 A. We haven't formulated a plan based upon consensus or
- 6 not yet.
- 7 Q. Maybe you haven't formulated a plan but have you
- 8 discussed the option?
- 9 A. Oh, we've discussed a lot of options. That's why I
- 10 say we want to reserve all rights.
- 11 Q. Let's get into the discussions. When was your first
- 12 discussion regarding using the cramdown provisions if
- 13 a nonconsensual agreement was not reached?
- 14 MR. SHUMAKER: Objection. I want to
- 15 caution the witness about getting into any
- 16 attorney-client communications. Subject to not
- 17 revealing anything along those lines, you can answer.
- 18 A. Without getting into any communications, I'm not sure
- 19 there was a specific discussion about the cramdown
- 20 provision.

not.

- 21 Q. A moment ago I thought you said, and I'm quoting from
- 22 right in front of me, we discussed a lot of options,
- 23 that's why I say we want to reserve all rights and you
- 24 had mentioned that there was an analysis about
- 25 cramdown provision. So there either was or there was
- - Page 290
- 2 A. I'm not -- what I'm trying to -- my testimony is I'm
- 3 not sure that we specifically discussed if we can't
- 4 get a consensual resolution, we go to cramdown. There
- 5 were other options that were discussed --
- 6 Q. Okay.

1

14

- 7 A. -- including that. I don't want to give you a binary
- 8 response.
- Q. So I have two follow-up questions then.
- 10 A. Uh-huh.
- 11 Q. Number one, when was the cramdown issue discussed?
- 12 A. I don't recall a -- we -- without discussing what was
- 13 said with counsel, I don't recall --
 - MR. SHUMAKER: The question is when.
- 15 THE WITNESS: When?
- 16 A. We haven't -- I don't want to be unclear. There
- 17 hasn't been a specific cramdown discussion, but
- 18 cramdown is one of the options has been mentioned. We
- 19 have not sought to make a determination of if and when
- 20 we would pursue that alternative.
- 21 Q. Well, I don't suppose you're willing to offer any sort
- 22 of assurance today that the City would not resort to
- 23 the cramdown provisions if a consensual deal was not
- 24 struck?
- 25 A. I just said we want to preserve all options. I can't

- do that. 1
- 2 Q. And is it also true that you cannot remember the first
- 3 time that that option was discussed?
- 4 A. Ah --

9

19

24

- 5 Q. Let's put it this way. Was it prior to the filing on
- 6 July 18th or is it something you have discussed after
- 7 the filing?
- 8 A. I mean, the reason I'm hesitant is I'm a bankruptcy
 - practitioner, I'm certainly aware of nonconsensual
- 10 creditors being subject to cramdown, I'm just not
- 11 recalling a specific discussion. I'm not sure we had
- 12 to have a discussion.
- 13 Q. Okay.
- 14 A. Okay, I mean.
- 15 Q. What other options were discussed? You said you
- 16 discussed multiple options?
- 17 A. Well, without getting into negotiations, options
- 18 regarding which if any classes you could get, which
 - participants, other alternatives, anything short of
- 20 consensual, what else you might be able to offer,
- 21 whether you would listen to different factors that go
- 22 into the payout, whether the beneficiaries would come
- 23 with a different proposal. A number of things were
 - discussed.
- 25 Q. Who did you discuss those options with?
 - Page 292
- 1 A. Our counsel and investment bankers.
- 2 Q. Have you ever discussed -- so internally you discussed 3 those options?
- 4 A. Yes, yes, yes, yes.
- 5 Q. Have you discussed those options with the Retirement
- 6 Systems?
- 7 A. Have I personally discussed those with the Retirement
 - Systems? I don't recall. I don't think so.
- 9 Q. Have you discussed those options with any of the
- 10 actual individuals within the Retirement Systems?
- 11 A. I may have.
- 12 Q. And who would that be?
- 13 A. I don't remember. There are so -- I've had over -- I
- 14 think at this point I've had over 200 meetings, some
- 15 of those including individual members of the various
- groups and that may have come up. 16
- 17 Q. So you've said several times throughout today and in
- 18 your responses to our discovery that the City's intent
- 19 and the City's hope, I think you used the word hope,
- 20 would be to get a consensual agreement.
- 21 A. Yes.
- 22 Q. And I think I recall you saying that your reading of
- 23 Article 9, Section 24 is that it would permit
- 24 consensual contractual negotiations?
- 25 A. I believe that's a fair characterization.

KEVYN ORR

CITY OF DETROIT, MICHIGAN Page 293 1 Q. If that cannot be achieved, would you agree that Article 9, 24, Section 24, would prohibit any other 2 3 impairment or diminution of the pension benefits? 4 A. No. 5 MR. SHUMAKER: Objection, calls for 6 speculation and for a legal conclusion. 7 Q. And why would you disagree with that? A. For all the reasons we discussed earlier today and in 9 addition I think it calls for a legal conclusion as 10 far as what the import of 436 versus that provision 11 12 Q. Let's talk a little bit about the Chapter 9 process 13 itself. 14 A. Yes. 15 Q. You seek authorization from the governor, step one? 16 A. Yes. 17 Q. Step two, the governor gives his authorization? 18 A. Yes. 19 Q. And then the City, you acting on behalf of the City, 20 are responsible for filing the Chapter 9 case itself; 21 correct? 22 A. Yes. 23 Q. And after you file the case, you and your attorneys 24 are responsible for the day-to-day activities in 25 carrying out that Chapter 9 case; correct?

Page 295 1 Q. That's true. The state court litigation was not until July, you mentioned in your testimony that you were 2 3 throughout the month of June there were concerns about 4 "losing control." 5 A. June through -- I think the testimony was at various 6 time frames, June 14th through July 3rd and June 1 7 through July 18th, and I was saving those time frames 8 there are a number of different issues. In the June 9 time frame I seem to remember, as in the prior 10 deposition you attended, we reached an agreement in 11 principal, then things started to go off the rails 12 with Syncora the following Monday on June 17th so 13 that's what my discussion was. 14 Q. And so consistent with that you said you agreed there 15 were concerns that throughout June things were 16 beginning to spin out of control and I think you used 17 the words losing control? 18 A. Yes, in June we were dealing with a number of 19 different issues, but we were trying to manage them as 20 best we could and then for the better part of 21 June/July we started being hit with a number of pieces 22 of litigation that just kept coming over the transom 23 and it appeared that we were starting to lose the 24 initiative. 25 Q. Okay. You mentioned earlier when you were

Page 294

1 A. Yes.

2 Q. And in a Chapter 9 case only the municipality itself 3 can propose a plan of adjustment; correct?

4 A. Correct.

5 Q. So ultimately it will be the City that proposes a plan 6 of adjustment?

7 A. I believe so.

8 Q. And ultimately it will be the City that places in

9 front of the Court a method to deal with its pension 10 debt?

11 A. I believe so.

12 Q. And it is only the Court -- after the City has first

13 proposed the plan, it is the Court that can confirm

14 that plan?

15 A. Yes.

16 Q. But all the steps leading up to that confirmation are 17 acts taken by the City; correct?

18 A. I believe that's the Chapter 9 scheme.

19 Q. You mentioned earlier that in the June time frame 20 there were certain pieces of litigation that were all

21 coming to a head; correct? I'm referring to the

22 Syncora litigation and the Michigan state court

23 litigation.

24 A. Yeah, but I think we were talking about July when the 25 state court litigation began.

Page 296 1 characterizing the losing control phase of what was 2 going on --

3 A. Uh-huh.

Q. -- you said that someone counseled you that it was 5 irresponsible to be delaying the bankruptcy filing? 6 MR. SHUMAKER: Object to the form.

7 A. Uh-huh.

Q. Who was it that accused you of being irresponsible for 8 9 holding off on the bankruptcy filing?

10 A. Well, I wouldn't characterize it as accusation.

11 Q. Who counseled you that it was irresponsible?

12 A. It was --

13 MR. SHUMAKER: To the extent that it was 14 counsel, I don't want you to get into the communication.

15

16 A. Okay, it was a privileged communication.

17 Q. So an attorney at Jones Day?

18 A. No, not necessarily. It -- various discussions with a 19 number of my team members including attorneys,

20 investment bankers and consultants.

21 Q. So during that time frame what was the event that 22 finally pushed you to actually start preparing the

23 documents to file the bankruptcy petition?

24 A. I don't know if there was an event that pushed me, but 25 I think there was a general consensus that if things

			201 000
	Page 297 continued with a number of different lawsuits going on	1	Page 299 MR. SHUMAKER: Objection to form.
			A. Well, that's your assumption, but the reality is you
			can commence a bankruptcy as you know by filing a
			petition without other documents. So if the
			contingency you're talking about, depending upon what
	, , , ,		it is, there may have been other things we would have
			had to factor too and edit, I just don't know.
٨			Q. You were asked earlier about an email from
		_	Corinne Ball
Q.			A. Yes.
^			A. Yes.
Α.			Q. Did the Bloomberg Foundation ever end up providing any
_	-		3
Q.			
			A. Effort.
		17	1 -3 3
	·	18	
	•	19	,
Q.	•	20	•
	the accompanying documents was provided to you for	21	•
	your review?	22	Q. Do you know if any other private party has provided
Α.	No. But I suspect it may have been I don't recall.	23	funding in addition to your salary which has already
			, , ,
	Do you recall reviewing multiple drafts, for instance?	24	been made public? Do you know if there were any other
Q.	Do you recall reviewing multiple drafts, for instance? Oh, I think I saw several drafts, yeah.	24 25	been made public? Do you know if there were any other
Q. A.	Oh, I think I saw several drafts, yeah. Page 298	25	been made public? Do you know if there were any other private parties that provided funding in addition to Page 300
Q. A.	Oh, I think I saw several drafts, yeah. Page 298 If the governor had included a contingency on his July	25 1	been made public? Do you know if there were any other private parties that provided funding in addition to Page 300 that?
Q. A. Q.	Oh, I think I saw several drafts, yeah. Page 298 If the governor had included a contingency on his July 18th letter	25 1 2	been made public? Do you know if there were any other private parties that provided funding in addition to Page 300 that? A. Not to me.
Q. A. Q.	Oh, I think I saw several drafts, yeah. Page 298 If the governor had included a contingency on his July 18th letter Uh-huh.	25 1 2 3	been made public? Do you know if there were any other private parties that provided funding in addition to Page 300 that? A. Not to me. (Marked Exhibit No. 19.)
Q. A. Q.	Oh, I think I saw several drafts, yeah. Page 298 If the governor had included a contingency on his July 18th letter Uh-huh would you have had to rework the petition and the	1 2 3 4	been made public? Do you know if there were any other private parties that provided funding in addition to Page 300 that? A. Not to me. (Marked Exhibit No. 19.) Q. I would like to give you Exhibit Number 19. This is
Q. A. Q.	Oh, I think I saw several drafts, yeah. Page 298 If the governor had included a contingency on his July 18th letter Uh-huh would you have had to rework the petition and the corresponding papers?	1 2 3 4 5	been made public? Do you know if there were any other private parties that provided funding in addition to Page 300 that? A. Not to me. (Marked Exhibit No. 19.) Q. I would like to give you Exhibit Number 19. This is the City's interrogatory responses
Q. A. Q.	Oh, I think I saw several drafts, yeah. Page 298 If the governor had included a contingency on his July 18th letter Uh-huh would you have had to rework the petition and the corresponding papers? MR. SHUMAKER: Objection, calls for	1 2 3 4 5 6	been made public? Do you know if there were any other private parties that provided funding in addition to Page 300 that? A. Not to me. (Marked Exhibit No. 19.) Q. I would like to give you Exhibit Number 19. This is the City's interrogatory responses A. Yes.
Q. A. Q. A. Q.	Oh, I think I saw several drafts, yeah. Page 298 If the governor had included a contingency on his July 18th letter Uh-huh would you have had to rework the petition and the corresponding papers? MR. SHUMAKER: Objection, calls for speculation.	1 2 3 4 5 6 7	been made public? Do you know if there were any other private parties that provided funding in addition to Page 300 that? A. Not to me. (Marked Exhibit No. 19.) Q. I would like to give you Exhibit Number 19. This is the City's interrogatory responses A. Yes. Q to the Retirement Systems' discovery requests.
Q. A. Q. A. Q.	Oh, I think I saw several drafts, yeah. Page 298 If the governor had included a contingency on his July 18th letter Uh-huh would you have had to rework the petition and the corresponding papers? MR. SHUMAKER: Objection, calls for speculation. That that depends upon what the contingency was.	1 2 3 4 5 6 7 8	been made public? Do you know if there were any other private parties that provided funding in addition to Page 300 that? A. Not to me. (Marked Exhibit No. 19.) Q. I would like to give you Exhibit Number 19. This is the City's interrogatory responses A. Yes. Q to the Retirement Systems' discovery requests. A. Yes.
Q. A. Q. A. Q.	Oh, I think I saw several drafts, yeah. Page 298 If the governor had included a contingency on his July 18th letter Uh-huh would you have had to rework the petition and the corresponding papers? MR. SHUMAKER: Objection, calls for speculation. That that depends upon what the contingency was. If there was, for example, some sort of contingency	1 2 3 4 5 6 7 8 9	been made public? Do you know if there were any other private parties that provided funding in addition to Page 300 that? A. Not to me. (Marked Exhibit No. 19.) Q. I would like to give you Exhibit Number 19. This is the City's interrogatory responses A. Yes. Q to the Retirement Systems' discovery requests. A. Yes. Q. After page 12 there's a verification by you.
Q. A. Q. A. Q.	Oh, I think I saw several drafts, yeah. Page 298 If the governor had included a contingency on his July 18th letter Uh-huh would you have had to rework the petition and the corresponding papers? MR. SHUMAKER: Objection, calls for speculation. That that depends upon what the contingency was. If there was, for example, some sort of contingency regarding the pensions, did you have a separate	1 2 3 4 5 6 7 8 9	been made public? Do you know if there were any other private parties that provided funding in addition to that? A. Not to me. (Marked Exhibit No. 19.) Q. I would like to give you Exhibit Number 19. This is the City's interrogatory responses A. Yes. Q to the Retirement Systems' discovery requests. A. Yes. Q. After page 12 there's a verification by you. A. Yes.
Q. A. Q. A. Q.	Oh, I think I saw several drafts, yeah. Page 298 If the governor had included a contingency on his July 18th letter Uh-huh would you have had to rework the petition and the corresponding papers? MR. SHUMAKER: Objection, calls for speculation. That that depends upon what the contingency was. If there was, for example, some sort of contingency regarding the pensions, did you have a separate version of the documents	1 2 3 4 5 6 7 8 9 10 11	been made public? Do you know if there were any other private parties that provided funding in addition to Page 300 that? A. Not to me. (Marked Exhibit No. 19.) Q. I would like to give you Exhibit Number 19. This is the City's interrogatory responses A. Yes. Q to the Retirement Systems' discovery requests. A. Yes. Q. After page 12 there's a verification by you. A. Yes. Q. Is that your signature?
Q. A. Q. A. Q. A.	Oh, I think I saw several drafts, yeah. Page 298 If the governor had included a contingency on his July 18th letter Uh-huh would you have had to rework the petition and the corresponding papers? MR. SHUMAKER: Objection, calls for speculation. That that depends upon what the contingency was. If there was, for example, some sort of contingency regarding the pensions, did you have a separate version of the documents Oh.	1 2 3 4 5 6 7 8 9 10 11 12	been made public? Do you know if there were any other private parties that provided funding in addition to Page 300 that? A. Not to me. (Marked Exhibit No. 19.) Q. I would like to give you Exhibit Number 19. This is the City's interrogatory responses A. Yes. Q to the Retirement Systems' discovery requests. A. Yes. Q. After page 12 there's a verification by you. A. Yes. Q. Is that your signature? A. Yes, should be.
Q. A. Q. A. Q. A.	Oh, I think I saw several drafts, yeah. Page 298 If the governor had included a contingency on his July 18th letter Uh-huh would you have had to rework the petition and the corresponding papers? MR. SHUMAKER: Objection, calls for speculation. That that depends upon what the contingency was. If there was, for example, some sort of contingency regarding the pensions, did you have a separate version of the documents Oh in case there have a contingency placed by the	1 2 3 4 5 6 7 8 9 10 11 12 13	been made public? Do you know if there were any other private parties that provided funding in addition to Page 300 that? A. Not to me. (Marked Exhibit No. 19.) Q. I would like to give you Exhibit Number 19. This is the City's interrogatory responses A. Yes. Q to the Retirement Systems' discovery requests. A. Yes. Q. After page 12 there's a verification by you. A. Yes. Q. Is that your signature? A. Yes, should be. Q. On page 10.
Q. A. Q. A. Q.	Oh, I think I saw several drafts, yeah. Page 298 If the governor had included a contingency on his July 18th letter Uh-huh would you have had to rework the petition and the corresponding papers? MR. SHUMAKER: Objection, calls for speculation. That that depends upon what the contingency was. If there was, for example, some sort of contingency regarding the pensions, did you have a separate version of the documents Oh in case there have a contingency placed by the governor?	1 2 3 4 5 6 7 8 9 10 11 12 13 14	been made public? Do you know if there were any other private parties that provided funding in addition to Page 300 that? A. Not to me. (Marked Exhibit No. 19.) Q. I would like to give you Exhibit Number 19. This is the City's interrogatory responses A. Yes. Q to the Retirement Systems' discovery requests. A. Yes. Q. After page 12 there's a verification by you. A. Yes. Q. Is that your signature? A. Yes, should be. Q. On page 10. A. Yes.
Q. A. Q. A. Q.	Oh, I think I saw several drafts, yeah. Page 298 If the governor had included a contingency on his July 18th letter Uh-huh would you have had to rework the petition and the corresponding papers? MR. SHUMAKER: Objection, calls for speculation. That that depends upon what the contingency was. If there was, for example, some sort of contingency regarding the pensions, did you have a separate version of the documents Oh in case there have a contingency placed by the governor? I don't I don't recall if it would have required a	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15	been made public? Do you know if there were any other private parties that provided funding in addition to Page 300 that? A. Not to me. (Marked Exhibit No. 19.) Q. I would like to give you Exhibit Number 19. This is the City's interrogatory responses A. Yes. Q to the Retirement Systems' discovery requests. A. Yes. Q. After page 12 there's a verification by you. A. Yes. Q. Is that your signature? A. Yes, should be. Q. On page 10. A. Yes. Q. On page 10 there's an interrogatory regarding private
Q. A. Q. A. Q.	Oh, I think I saw several drafts, yeah. Page 298 If the governor had included a contingency on his July 18th letter Uh-huh would you have had to rework the petition and the corresponding papers? MR. SHUMAKER: Objection, calls for speculation. That that depends upon what the contingency was. If there was, for example, some sort of contingency regarding the pensions, did you have a separate version of the documents Oh in case there have a contingency placed by the governor? I don't I don't recall if it would have required a separate version or if it would have required any	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	been made public? Do you know if there were any other private parties that provided funding in addition to Page 300 that? A. Not to me. (Marked Exhibit No. 19.) Q. I would like to give you Exhibit Number 19. This is the City's interrogatory responses A. Yes. Q to the Retirement Systems' discovery requests. A. Yes. Q. After page 12 there's a verification by you. A. Yes. Q. Is that your signature? A. Yes, should be. Q. On page 10. A. Yes. Q. On page 10 there's an interrogatory regarding private funds as defined in Section 93(F) of PA 436.
Q. A. Q. A. Q. A. Q.	Oh, I think I saw several drafts, yeah. Page 298 If the governor had included a contingency on his July 18th letter Uh-huh would you have had to rework the petition and the corresponding papers? MR. SHUMAKER: Objection, calls for speculation. That that depends upon what the contingency was. If there was, for example, some sort of contingency regarding the pensions, did you have a separate version of the documents Oh in case there have a contingency placed by the governor? I don't I don't recall if it would have required a separate version or if it would have required any editing if any at that point.	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	been made public? Do you know if there were any other private parties that provided funding in addition to Page 300 that? A. Not to me. (Marked Exhibit No. 19.) Q. I would like to give you Exhibit Number 19. This is the City's interrogatory responses A. Yes. Q to the Retirement Systems' discovery requests. A. Yes. Q. After page 12 there's a verification by you. A. Yes. Q. Is that your signature? A. Yes, should be. Q. On page 10. A. Yes. Q. On page 10 there's an interrogatory regarding private funds as defined in Section 93(F) of PA 436. A. Right.
Q. A. Q. A. Q. A. Q.	Oh, I think I saw several drafts, yeah. Page 298 If the governor had included a contingency on his July 18th letter Uh-huh would you have had to rework the petition and the corresponding papers? MR. SHUMAKER: Objection, calls for speculation. That that depends upon what the contingency was. If there was, for example, some sort of contingency regarding the pensions, did you have a separate version of the documents Oh in case there have a contingency placed by the governor? I don't I don't recall if it would have required a separate version or if it would have required any editing if any at that point. Well, you testified that you got his the governor's	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	been made public? Do you know if there were any other private parties that provided funding in addition to Page 300 that? A. Not to me. (Marked Exhibit No. 19.) Q. I would like to give you Exhibit Number 19. This is the City's interrogatory responses A. Yes. Q to the Retirement Systems' discovery requests. A. Yes. Q. After page 12 there's a verification by you. A. Yes. Q. Is that your signature? A. Yes, should be. Q. On page 10. A. Yes. Q. On page 10 there's an interrogatory regarding private funds as defined in Section 93(F) of PA 436. A. Right. MR. SHUMAKER: You're referring to number
Q. A. Q. A. Q. A. Q.	Oh, I think I saw several drafts, yeah. Page 298 If the governor had included a contingency on his July 18th letter Uh-huh would you have had to rework the petition and the corresponding papers? MR. SHUMAKER: Objection, calls for speculation. That that depends upon what the contingency was. If there was, for example, some sort of contingency regarding the pensions, did you have a separate version of the documents Oh in case there have a contingency placed by the governor? I don't I don't recall if it would have required a separate version or if it would have required any editing if any at that point. Well, you testified that you got his the governor's approval letter somewhere around lunchtime.	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	been made public? Do you know if there were any other private parties that provided funding in addition to Page 300 that? A. Not to me. (Marked Exhibit No. 19.) Q. I would like to give you Exhibit Number 19. This is the City's interrogatory responses A. Yes. Q to the Retirement Systems' discovery requests. A. Yes. Q. After page 12 there's a verification by you. A. Yes. Q. Is that your signature? A. Yes, should be. Q. On page 10. A. Yes. Q. On page 10 there's an interrogatory regarding private funds as defined in Section 93(F) of PA 436. A. Right. MR. SHUMAKER: You're referring to number 6, counsel?
Q. A. A. Q. A. Q. A. Q. A. Q. A. A. Q. Q. A. Q.	Oh, I think I saw several drafts, yeah. Page 298 If the governor had included a contingency on his July 18th letter Uh-huh would you have had to rework the petition and the corresponding papers? MR. SHUMAKER: Objection, calls for speculation. That that depends upon what the contingency was. If there was, for example, some sort of contingency regarding the pensions, did you have a separate version of the documents Oh in case there have a contingency placed by the governor? I don't I don't recall if it would have required a separate version or if it would have required any editing if any at that point. Well, you testified that you got his the governor's	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	been made public? Do you know if there were any other private parties that provided funding in addition to Page 300 that? A. Not to me. (Marked Exhibit No. 19.) Q. I would like to give you Exhibit Number 19. This is the City's interrogatory responses A. Yes. Q to the Retirement Systems' discovery requests. A. Yes. Q. After page 12 there's a verification by you. A. Yes. Q. Is that your signature? A. Yes, should be. Q. On page 10. A. Yes. Q. On page 10 there's an interrogatory regarding private funds as defined in Section 93(F) of PA 436. A. Right. MR. SHUMAKER: You're referring to number 6, counsel? MS. GREEN: Yes.
	A. Q. A. Q.	continued with a number of different lawsuits going on simultaneously, our own litigation against Syncora, that things were spiralling out of control. Q. And I'm assume that during that time frame it was you that directed Jones Day to begin preparing the actual documents that would eventually be filed in the bankruptcy court; correct? A. Yes. Q. Do you know when you told them to go ahead and start preparing the paperwork? MR. SHUMAKER: Objection, asked and answered, but you can answer again. A. I'm not sure the exact date, but it was probably sometime in that July time frame. Yeah. Q. And I'm sure we don't just throw documents like that together. Do you know how long they worked on the documents before they were filed? MR. SHUMAKER: Object to the form. A. No, but I suspect it was at least several weeks. Q. Do you recall when the first draft of the petition or the accompanying documents was provided to you for your review?	continued with a number of different lawsuits going on simultaneously, our own litigation against Syncora, that things were spiralling out of control. Q. And I'm assume that during that time frame it was you that directed Jones Day to begin preparing the actual documents that would eventually be filed in the bankruptcy court; correct? A. Yes. Q. Do you know when you told them to go ahead and start preparing the paperwork? MR. SHUMAKER: Objection, asked and answered, but you can answer again. A. I'm not sure the exact date, but it was probably sometime in that July time frame. Yeah. Q. And I'm sure we don't just throw documents like that together. Do you know how long they worked on the documents before they were filed? MR. SHUMAKER: Object to the form. A. No, but I suspect it was at least several weeks. Q. Do you recall when the first draft of the petition or the accompanying documents was provided to you for your review?

23 Q. So I'm assuming that the papers were ready to go

because it was just a few hours of turnaround time;

22 A. Right.

correct?

25

defined in PA 436 that have been used to supplement

All I get is the compensation that's provided to me

24 A. Subject to the answer, there are no private funds.

your salary or compensation?

22

23

Cl	TY OF DETROIT, MICHIGAN		301–304
1	Page 301 pursuant to my contract and in fact I have not been	1	counsel present?
2	seeking any benefits under that contract such as	2	A. No.
3	commuting expense, healthcare, malpractice insurance,	3	Q. And are you not willing to answer even what topics
4	directors and officers insurance. In fact, I've been	4	in broad categories of topics that were discussed?
5	subsidizing my efforts out of my own pocket.	5	MR. SHUMAKER: Again, to the extent that
6	MS. GREEN: If that situation changes and	6	they reveal what the communications are, I'm going to
7	private funds are provided, I would request a standing	7	instruct him not to answer.
8	request for supplementation to be made aware if that	8	Q. Do you know if anyone else from your team had
9	happens.	9	conversations, outside of conversations with counsel,
10		10	relating to the timing of the filing?
11	MS. GREEN: I'm directing that to your	11	A. There may have been conversations. I'm not aware of
12		12	any specific ones.
13		13	MS. GREEN: I don't have any further
14		14	questions. Do you have follow-up?
15	• •	15	MR. SHUMAKER: Thank you, counsel.
16	THE WITNESS: I have not asked and there is	16	THE VIDEOGRAPHER: This concludes the
17	no intent or expectation in that regard.	17	deposition and we're going off the record at 6:12 p.m.
18	Q. The I have one last question.	18	(Deposition adjourned at 6:12 p.m.)
19	We talked about the draft of the petition	19	* * *
20	·	20	
21	that the City was planning to file on Friday, July	21	
22	19th. Do you recall seeing those?	22	
23	-	23	
24		24	
25		25	
1	A. Counselor, just because they're media reports doesn't	1	Page 304 State of Michigan)
2	mean that that was accurate.	2	County of Genesee)
3	Q. Was there ever a plan to file them on the 19th?	3	Certificate of Notary Public
4	Setting aside what the media reported, was there a	4	I certify that this transcript is a complete, true and
5	plan to file them on the 19th?	5	correct record of the testimony of the witness held in this
6	A. No, my plan was to have the permission, the authority,	6	case.
7	to file them and make that call at some point after I	7	I also certify that prior to taking this deposition,
8	transmitted my letter of July 16.	8	the witness was duly sworn or affirmed to tell the truth.
9	Q. Were any of your conversations on the 18th or the 17th	9	I further certify that I am not a relative or an
10		10	employee of or an attorney for a party; and that I am not
11	A. Outside of communications with counsel?	11	financially interested, directly or indirectly, in the
12		12	matter.
13	form just I'm not following your question,	13	WITNESS my hand this 19th day of September,
14		14	2013.
15	Q. Were any of the conversations that you had on the 17th	15	20231
16		16	
17		17	geeneth you Tallon
18	· · · · · · · · · · · · · · · · · · ·	18	Jeanette M. Fallon, CRR/RMR/CLR/CSR-3267
19		19	Certified Realtime Reporter
20		20	Registered Merit Reporter
21	you're going to go into the content of the	21	Certified LiveNote Reporter
22		22	Certified Shorthand Reporter
22	•	22	octorrion photomera reported

not to answer.

Mr. Orr and the governor, I'm going to instruct him

25 Q. Were there any conversations that you had without

23

24

Notary Public, Genesee, Michigan

My Commission Expires: 9-19-18

Acting in Oakland County, Michigan

23

24

	Page 305	Т		Page 307
1	DEPOSITION ERRATA SHEET	1	DEPOSITION ERRATA SHEET	. a.g. co.
2		2		
3	Our Assignment No. 471048/NYC 337176	3	Page NoLine NoChange to:	
4	Case Caption: In re City of Detroit, Michigan	4		
5		5	Reason for change:	
6	DECLARATION UNDER PENALTY OF PERJURY	6	Page NoLine NoChange to:	
7		7		
8	I declare under penalty of perjury that I have read	8		
9	the entire transcript of my Deposition taken in the	9	Page NoLine NoChange to:	
10	captioned matter or the same has been read to me, and the	10		
11	same is true and accurate, save and except for changes	11	Reason for change:	
12	and/or corrections, if any, as indicated by me on the	12	Page NoLine NoChange to:	
13	DEPOSITION ERRATA SHEET hereof, with the understanding that	13		
14	I offer these changes as if still under oath.	14	Reason for change:	
15	Signed on the day of, 20	15	Page No. Line No. Change to:	
1	signed on the day of, zo	16		
16	WITH TAIL ODD		Page for should	
17	KEVYN ORR	17	Reason for change:	
18		18	Page NoLine NoChange to:	
19		19		
20		20	Reason for change:	
21		21	Page NoLine NoChange to:	
22		22		
23		23	Reason for change:	
24		24	SIGNATURE:DATE:	
25		25	KEVYN ORR	
	Page 306			
1	DEPOSITION ERRATA SHEET			
2				
3	Page NoLine NoChange to:			
4				
5	Reason for change:			
6	Page NoLine NoChange to:			
7				
8	Reason for change:			
9	Page No. Line No. Change to:			
10				
11	Reason for change:			
12	Page No. Line No. Change to:			
13				
14	Reason for change:			
1	•			
15	Page NoLine NoChange to:			
16				
17	Reason for change:			
18	Page NoLine NoChange to:			
19				
20	Reason for change:			
21	Page NoLine NoChange to:			
22				
23	Reason for change:			
24	SIGNATURE:DATE:			
25	KEVYN ORR			
1				

EXHIBIT C

GAURAV MALHOTRA IN RE CITY OF DETROIT, MICHIGAN

	Page 1			Page 3
1	IN THE UNITED STATES BANKRUPTCY COURT	1	APPEARANCES: (Continued)	
2	EASTERN DISTRICT OF MICHIGAN	2	LOWENSTEIN SANDLER LLP, (65 Livingston Avenue,	
3	SOUTHERN DIVISION	3	Roseland, New Jersey 07068,	
4	***************************************	4	973-597-2346), by: MR. S. JASON TEELE,	
	x	5	steele@lowenstein.com,	
5	x	6	appeared on behalf of AFSCME;	
6	• ·	7	CLARK HILL PLC,	
7	In re : Chapter 9		(151 South Old Woodward, Suite 200, Birmingham, Michigan 48009,	
8	CITY OF DETROIT, MICHIGAN, : Case No. 13-53846	8	248-642-9692), by: MR. JOHN R. STEVENSON,	
9	Debtor. : Hon. Steven W. Rhodes	9	jstevenson@clarkhill.com,	
10	X	10	appeared telephonically on behalf of the Police and Fire Retirement System of the	
L1		11	City of Detroit and the General Retirement System of the City of Detroit;	:
12	The videotaped deposition of GAURAV	12		
13	MALHOTRA, called for examination, taken pursuant to	13	WEIL, GOTSHAL & MANGES LLP, (767 Fifth Avenue,	
13 14	the Federal Rules of Civil Procedure of the United	14	New York, New York 10153, 212-310-8257), by:	
		15	MS. DANA KAUFMAN, dana.kaufman@weil.com,	
15	States District Courts pertaining to the taking of	16	appeared telephonically on behalf of	
16	depositions, taken before JULIANA F. ZAJICEK, CSR No.		Fidelity Guaranty Insurance Company;	
17	84-2604, a Certified Shorthand Reporter of said State	17	LIPPITT O'KEEFE, PLLC,	
18	of Illinois, at the offices of Jones Day, Suite 3500,	18	(370 East Maple, 3rd Floor, Birmingham, Michigan 48009,	
19	77 West Wacker Drive, Chicago, Illinois, on	19	248-646-8292), by: MR. RYAN C. PLECHA,	
20	September 20, 2013, at 9:30 a.m.	20	rplecha@lippittokeefe.com,	
21	- '	21	appeared telephonically on behalf of the	
22		22	Detroit Retired Police and Fire Fighters Association, Detroit Retired City	
23		23	Employees Association, Don Taylor, individually and as president of the	
		24	RDPFFA, and Shirley Lightsey, individually and as president of the DRCEA;	7
24			•	
1	Page 2	1	APPEARANCES: (Continued)	Page 4
2	JONES DAY,	2	STROBL & SHARP, P.C.,	
3	(51 Louisiana Avenue, N.W.,	3	(300 East Long Lake Road, Suite 200, Bloomfield Hills, Michigan 48304-2376,	
	Washington, D.C. 20001-2113, 202-897-3939), by:		248-540-2300), by:	
4	<pre>MR. GEOFFREY S. STEWART, gstewart@jonesday.com;</pre>	4	MS. MEREDITH E. TAUNT,	
5			mtaunt@stroblpc.com,	
	MR. CHRISTOPHER DiPOMPEO, cdipompeo@jonesday.com,	5		
6	cdipompeo@jonesday.com,	5	<pre>mtaunt@stroblpc.com, appeared telephonically on behalf of the</pre>	
7			mtaunt@stroblpc.com, appeared telephonically on behalf of the Retired Detroit Police Members	
	<pre>cdipompeo@jonesday.com, appeared on behalf of the Debtor and the witness; LATHAM & WATKINS LLP,</pre>	6	mtaunt@stroblpc.com, appeared telephonically on behalf of the Retired Detroit Police Members	
7	<pre>cdipompeo@jonesday.com,</pre>	6 7	mtaunt@stroblpc.com, appeared telephonically on behalf of the Retired Detroit Police Members	
7 8 9	<pre>cdipompeo@jonesday.com, appeared on behalf of the Debtor and the witness; LATHAM & WATKINS LLP, (355 South Grand Avenue,</pre>	6 7 8	mtaunt@stroblpc.com, appeared telephonically on behalf of the Retired Detroit Police Members	
7	<pre>cdipompeo@jonesday.com, appeared on behalf of the Debtor and the witness; LATHAM & WATKINS LLP, (355 South Grand Avenue, Los Angeles, California 90071-1560, 213-485-1234), by:</pre>	6 7 8 9	mtaunt@stroblpc.com, appeared telephonically on behalf of the Retired Detroit Police Members Association.	
7 8 9 10	cdipompeo@jonesday.com, appeared on behalf of the Debtor and the witness; LATHAM & WATKINS LLP, (355 South Grand Avenue, Los Angeles, California 90071-1560, 213-485-1234), by: MR. WAYME S. FLICK, wayne.s.flick@lw.com, appeared telephonically on behalf of	6 7 8 9 10	mtaunt@stroblpc.com, appeared telephonically on behalf of the Retired Detroit Police Members Association. REPORTED BY: JULIANA F. ZAJICEK, C.S.R.	
7 8 9 10 11	cdipompeo@jonesday.com, appeared on behalf of the Debtor and the witness; LATHAM & WATKINS LLP, (355 South Grand Avenue, Los Angeles, California 90071-1560, 213-485-1234), by: MR. WAYNE S. FLICK, wayne.s.flickelw.com, appeared telephonically on behalf of Ernst & Young;	6 7 8 9 10 11	mtaunt@stroblpc.com, appeared telephonically on behalf of the Retired Detroit Police Members Association. REPORTED BY: JULIANA F. ZAJICEK, C.S.R.	
7 8 9 10 11 12	<pre>cdipompeo@jonesday.com, appeared on behalf of the Debtor and the witness; LATHAM & WATKINS LLP, (355 South Grand Avenue, Los Angeles, California 90071-1560, 213-485-1234), by: MR. WAYNE S. FLICK, wayne.s.flick@lw.com, appeared telephonically on behalf of Ernst & Young; DENTONS, (233 South Wacker Drive, Suite 7800,</pre>	6 7 8 9 10 11 12 13	mtaunt@stroblpc.com, appeared telephonically on behalf of the Retired Detroit Police Members Association. REPORTED BY: JULIANA F. ZAJICEK, C.S.R.	
7 8 9 10 11 12 13	cdipompeo@jonesday.com, appeared on behalf of the Debtor and the witness; LATHAM & WATKINS LLP, (355 South Grand Avenue, Los Angeles, California 90071-1560, 213-485-1234), by: MR. WAYNE S. FLICK, wayne.s.flick@lw.com, appeared telephonically on behalf of Ernst & Young; DENTONS, (233 South Wacker Drive, Suite 7800, Chicago, Illinois 60606-6306, 312-876-2572), by:	6 7 8 9 10 11 12 13	mtaunt@stroblpc.com, appeared telephonically on behalf of the Retired Detroit Police Members Association. REPORTED BY: JULIANA F. ZAJICEK, C.S.R.	
7 8 9 10 11 12 13	cdipompeo@jonesday.com, appeared on behalf of the Debtor and the witness; LATHAM & WATKINS LLP, (355 South Grand Avenue, Los Angeles, California 90071-1560, 213-485-1234), by: MR. WAYNE S. FLICK, wayne.s.flick@lw.com, appeared telephonically on behalf of Ernst & Young; DENTONS, (233 South Wacker Drive, Suite 7800, Chicago, Illinois 60606-6306,	6 7 8 9 10 11 12 13	mtaunt@stroblpc.com, appeared telephonically on behalf of the Retired Detroit Police Members Association. REPORTED BY: JULIANA F. ZAJICEK, C.S.R.	
7 8 9 10 11 12 13 14	cdipompeo@jonesday.com, appeared on behalf of the Debtor and the witness; LATHAM & WATKINS LLP, (355 South Grand Avenue, Los Angeles, California 90071-1560, 213-485-1234), by: MR. WAYNE S. FLICK, wayne.s.flick@lw.com, appeared telephonically on behalf of Ernst & Young; DENTONS, (233 South Wacker Drive, Suite 7800, Chicago, Illinois 60606-6306, 312-876-2572), by: MS. LEAH R. BRUNO, leah.bruno@dentons.com; MS. MELISSA A. ECONOMY,	6 7 8 9 10 11 12 13	mtaunt@stroblpc.com, appeared telephonically on behalf of the Retired Detroit Police Members Association. REPORTED BY: JULIANA F. ZAJICEK, C.S.R.	
7 8 9 110 111 112 113 114 115	cdipompeo@jonesday.com, appeared on behalf of the Debtor and the witness; LATHAM & WATKINS LLP, (355 South Grand Avenue, Los Angeles, California 90071-1560, 213-485-1234), by: MR. WAYNE S. FLICK, wayne.s.flick@lw.com, appeared telephonically on behalf of Ernst & Young; DENTONS, (233 South Wacker Drive, Suite 7800, Chicago, Illinois 60606-6306, 312-876-2572), by: MS. LEAH R. BRUNO, leah.bruno@dentons.com; MS. MELISSA A. ECONOMY, melissa.economy@dentons.com,	6 7 8 9 10 11 12 13 14	mtaunt@stroblpc.com, appeared telephonically on behalf of the Retired Detroit Police Members Association. REPORTED BY: JULIANA F. ZAJICEK, C.S.R.	
7 8 9 110 111 122 133 144 155 166	cdipompeo@jonesday.com, appeared on behalf of the Debtor and the witness; LATHAM & WATKINS LLP, (355 South Grand Avenue, Los Angeles, California 90071-1560, 213-485-1234), by: MR. WAYNE S. FLICK, wayne.s.flick@lw.com, appeared telephonically on behalf of Ernst & Young; DENTONS, (233 South Wacker Drive, Suite 7800, Chicago, Illinois 60606-6306, 312-876-2572), by: MS. LEAH R. BRUNO, leah.bruno@dentons.com; MS. MELISSA A. ECONOMY, melissa.economy@dentons.com, appeared on behalf of Retirees Committee;	6 7 8 9 10 11 12 13 14 15	mtaunt@stroblpc.com, appeared telephonically on behalf of the Retired Detroit Police Members Association. REPORTED BY: JULIANA F. ZAJICEK, C.S.R.	
7 8 9 10 111 112 113 114 115 116 117	cdipompeo@jonesday.com, appeared on behalf of the Debtor and the witness; LATHAM & WATKINS LLP, (355 South Grand Avenue, Los Angeles, California 90071-1560, 213-485-1234), by: MR. WAYNE S. FLICK, wayne.s.flick@lw.com, appeared telephonically on behalf of Ernst & Young; DENTONS, (233 South Wacker Drive, Suite 7800, Chicago, Illinois 60606-6306, 312-876-2572), by: MS. LEAH R. BRUNO, leah.bruno@dentons.com; MS. MELISSA A. ECONOMY, melissa.economy@dentons.com,	6 7 8 9 10 11 12 13 14 15 16	mtaunt@stroblpc.com, appeared telephonically on behalf of the Retired Detroit Police Members Association. REPORTED BY: JULIANA F. ZAJICEK, C.S.R.	
7 8 9 10 11 12 13 14 15 16 17	cdipompeo@jonesday.com, appeared on behalf of the Debtor and the witness; LATHAM & WATKINS LLP, (355 South Grand Avenue, Los Angeles, California 90071-1560, 213-485-1234), by: MR. WAYNE S. FLICK, wayne.s.flick@lw.com, appeared telephonically on behalf of Ernst & Young; DENTONS, (233 South Wacker Drive, Suite 7800, Chicago, Illinois 60606-6306, 312-876-2572), by: MS. LEAH R. BRUNO, leah.bruno@dentons.com; MS. MELISSA A. ECONOMY, melissa.economy@dentons.com, appeared on behalf of Retirees Committee; COHEN WEISS AND SIMON LLP, (330 West 42nd Street, New York, NY 10036-6979,	6 7 8 9 10 11 12 13 14 15 16 17 18	mtaunt@stroblpc.com, appeared telephonically on behalf of the Retired Detroit Police Members Association. REPORTED BY: JULIANA F. ZAJICEK, C.S.R.	
7 8 9 110 111 112 113 114 115 116 117 118 119 220	cdipompeo@jonesday.com, appeared on behalf of the Debtor and the witness; LATHAM & WATKINS LLP, ((355 South Grand Avenue, Los Angeles, California 90071-1560, 213-485-1234), by: MR. WAYNE S. FLICK, wayne.s.flick@lw.com, appeared telephonically on behalf of Ernst & Young; DENTONS, (233 South Wacker Drive, Suite 7800, Chicago, Illinois 60606-6306, 312-876-2572), by: MS. LEAH R. BRUNO, leah.bruno@dentons.com; MS. MELISSA A. ECONOMY, melissa.economy@dentons.com, appeared on behalf of Retirees Committee; COHEN WEISS AND SIMON LLP, (330 West 42nd Street, New York, NY 10036-6979, 212-356-0216), by: MR. PETER D. DeCHIARA,	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	mtaunt@stroblpc.com, appeared telephonically on behalf of the Retired Detroit Police Members Association. REPORTED BY: JULIANA F. ZAJICEK, C.S.R.	
7 8 9 110 111 112 113 114 115 116 117 118 119 220	cdipompeo@jonesday.com, appeared on behalf of the Debtor and the witness; LATHAM & WATKINS LLP, (355 South Grand Avenue, Los Angeles, California 90071-1560, 213-485-1234), by: MR. WAYNE S. FLICK, wayne.s.flick@lw.com, appeared telephonically on behalf of Ernst & Young; DENTONS, (233 South Wacker Drive, Suite 7800, Chicago, Illinois 60606-6306, 312-876-2572), by: MS. LEAH R. BRUNO, leah.bruno@dentons.com; MS. MELISSA A. ECONOMY, melissa.economy@dentons.com, appeared on behalf of Retirees Committee; COHEN WEISS AND SIMON LLP, (330 West 42nd Street, New York, NY 10036-6979, 212-356-0216), by: MR. PETER D. DeCHIARA, pdechiara@cwsny.com,	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	mtaunt@stroblpc.com, appeared telephonically on behalf of the Retired Detroit Police Members Association. REPORTED BY: JULIANA F. ZAJICEK, C.S.R.	
7 8 9 110 111 112 113 114 115 116 117 118 119 220 221	cdipompeo@jonesday.com, appeared on behalf of the Debtor and the witness; LATHAM & WATKINS LLP, ((355 South Grand Avenue, Los Angeles, California 90071-1560, 213-485-1234), by: MR. WAYNE S. FLICK, wayne.s.flick@lw.com, appeared telephonically on behalf of Ernst & Young; DENTONS, (233 South Wacker Drive, Suite 7800, Chicago, Illinois 60606-6306, 312-876-2572), by: MS. LEAH R. BRUNO, leah.bruno@dentons.com; MS. MELISSA A. ECONOMY, melissa.economy@dentons.com, appeared on behalf of Retirees Committee; COHEN WEISS AND SIMON LLP, (330 West 42nd Street, New York, NY 10036-6979, 212-356-0216), by: MR. PETER D. DeCHIARA,	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	mtaunt@stroblpc.com, appeared telephonically on behalf of the Retired Detroit Police Members Association. REPORTED BY: JULIANA F. ZAJICEK, C.S.R.	
7 8 9	cdipompeo@jonesday.com, appeared on behalf of the Debtor and the witness; LATHAM & WATKINS LLP, ((355 South Grand Avenue, Los Angeles, California 90071-1560, 213-485-1234), by: MR. WAYNE S. FLICK, wayne.s.flick@lw.com, appeared telephonically on behalf of Ernst & Young; DENTONS, (233 South Wacker Drive, Suite 7800, Chicago, Illinois 60606-6306, 312-876-2572), by: MS. LEAH R. BRUNO, leah.bruno@dentons.com; MS. MELISSA A. ECONOMY, melissa.economy@dentons.com, appeared on behalf of Retirees Committee; COHEN WEISS AND SIMON LLP, (330 West 42nd Street, New York, NY 10036-6979, 212-356-0216), by: MR. PETER D. DeCHIARA, pdechiara@cwsny.com, appeared telephonically on behalf of the	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	mtaunt@stroblpc.com, appeared telephonically on behalf of the Retired Detroit Police Members Association. REPORTED BY: JULIANA F. ZAJICEK, C.S.R.	
7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	cdipompeo@jonesday.com, appeared on behalf of the Debtor and the witness; LATHAM & WATKINS LLP, ((355 South Grand Avenue, Los Angeles, California 90071-1560, 213-485-1234), by: MR. WAYNE S. FLICK, wayne.s.flick@lw.com, appeared telephonically on behalf of Ernst & Young; DENTONS, (233 South Wacker Drive, Suite 7800, Chicago, Illinois 60606-6306, 312-876-2572), by: MS. LEAH R. BRUNO, leah.bruno@dentons.com; MS. MELISSA A. ECONOMY, melissa.economy@dentons.com, appeared on behalf of Retirees Committee; COHEN WEISS AND SIMON LLP, (330 West 42nd Street, New York, NY 10036-6979, 212-356-0216), by: MR. PETER D. DeCHIARA, pdechiara@cwsny.com, appeared telephonically on behalf of the	6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	mtaunt@stroblpc.com, appeared telephonically on behalf of the Retired Detroit Police Members Association. REPORTED BY: JULIANA F. ZAJICEK, C.S.R.	

GAURAV MALHOTRA

IN	RE CITY OF DETROIT, MICHIGAN		5–8
1	Page 5 MS. BRUNO: Do you want to swear in the witness.	1	Page 7 GAURAV MALHOTRA,
2	(WHEREUPON, the witness was duly	2	called as a witness herein, having been first duly
3	sworn.)	3	sworn, was examined and testified as follows:
4	MS. BRUNO: Good morning, Mr. Malhotra. My name	4	EXAMINATION
5	is Leah Bruno. I am at the Dentons firm representing	5	BY MS. BRUNO:
6	the Committee. And we are here to take your	6	Q. Mr. Malhotra, I understand that you were
7	deposition today.	7	deposed recently, so I know you've been through the
8	Before we go into the preliminaries, I'm	8	drill, but we'll just set a couple of the ground rules
9	going to ask that everyone in the room and on the	9	here.
10	phone just identify themselves for the record.	10	If I ask you any questions that you don't
11	We'll start to my left.	11	understand, please ask me. I'm not trying to trick
12	MR. STEELE: Jason Steele from Lowenstein	12	you. I want us to understand one another. So if you
13	Sandler. I represent AFSCME.	13	need me to clarify any of my questions, I'm happy to
14	MR. DiPOMPEO: Christopher DiPompeo from Jones	14	do so.
15	Day. We represent the Debtor, the City of Detroit,	15	When responding to any questions that I
16	and the witness.	16	ask you, please wait for me to finish the question and
17	MR. STEWART: Jeff Stewart, Jones Day, the	17	respond with a verbal answer so the court reporter can
18	Debtor and the witness.	18	get your answer and we can have an accurate
19	THE WITNESS: Gaurav Malhotra. Ernst & Young.	19	transcript.
20	MS. BRUNO: That's everybody in the room. So if	20	Do those sound okay to you?
21	the people on the phone want to give it a try.	21	A. Yes.
22	MR. FLICK: This is Wayne Flick from Latham &	22	Q. Okay. What did you do to prepare for your
23	Watkins, unfortunately stuck in Los Angeles due to	23	deposition today?
24	flight problems.	24	A. I had a call with the team here at from
1	Page 6 (WHEREUPON, there was a short	1	Page 8 Jones Day and Latham & Watkins a couple of days ago
2	interruption.)	2	for about an hour and a half.
3	MS. BRUNO: Why don't we pick up where we left	3	Q. Was anyone from the City, a non-lawyer on
4		4	

MR. FLICK: This is Wayne Flick from Latham & 6 Watkins on behalf of Ernst & Young. 7 MR. DeCHIARA: Peter DeChiara from Cohen, Weiss 8 & Simon, LLC on behalf of the International Union, 9 UAW. MR. STEVENSON: John Stevenson from Clark Hill 10 11 on behalf of the Police and Fire Retirement System of 12 the City of Detroit and the General Retirement System 13 of the City of Detroit. 14 MR. PLECHA: Ryan Plecha from Lippitt O'Keefe 15 representing the Retiree Association parties. 16 MS. TAUNT: Meredith Taunt from Strobl & Sharp 17 representing the Retired Detroit Police Members 18 Association. 19 MS. BRUNO: Is that everyone on the phone? 20 MS. KAUFMAN: This is Dana Kaufman from Weil

21 Gotshal & Manges representing Financial Guaranty

MS. BRUNO: Okay. If that's everyone, we'll

at -- from Page 8 uple of days ago n-lawyer on 5 A. No. 6 Q. Let me backtrack. 7 Anyone not at Jones Day or Latham & 8 Watkins on the call? 9 A. From EY, I think we had somebody attending 10 from our general counsel's office, Marg Hosbach, yes. 11 Q. I'm sorry. Who was that? 12 A. Marg Hosbach is her name. 13 Q. Thank you. 14 Anyone else? 15 A. No. 16 Q. And how long was that call? 17 About an hour and a half. 18 What did you discuss during that 19 conversation? 20 MR. STEWART: Objection; instruct him not to 21 answer. 22 MR. FLICK: Join. 23 BY MS. BRUNO:

Q. What day did you have that call?

22 Insurance Company.

24 move forward, finally, here.

23

Page 12

Page 9

- We had it on Wednesday of this week.
- 2 Did you review anything in preparation for Q.
- 3 today?
- A. 4 For today?
- 5 Q. Yes.
- 6 A. I looked at my declaration and I think
- that's generally about it, in terms of reviewing 7
- information for today. 8
- 9 Did you review your prior deposition? Q.
- 10 Α.
- 11 Q. Have you seen your prior deposition?
- 12 A. I think I received it, but I haven't gone
- 13 through it.
- 14 Q. Have you reviewed any of the other
- 15 depositions taken in this matter?
- A. In this matter? 16
- 17 Q. In this bankruptcy.
- 18 A. I have received them. I haven't gone
- 19 through them.
- 20 Q. Have you discussed the testimony given
- 21 with anyone -- excuse me. Let me rephrase that.
- 22 Have you discussed the contents of those 23 depositions with anyone?
- 24 MR. STEWART: You can answer yes or no.

- 1 you mean by "report"?
 - 2 BY MS. BRUNO:
 - 3 Q. A written declaration or report on behalf
 - 4 of your corporation that you are working for.
 - 5 A. I think so. I don't recall off the top of
 - my head, but I have other bankruptcy cases that are 6
 - ongoing where I have submitted written reports or --7
 - yeah, specific information that is pertinent to the
 - case or -- or Ernst & Young's engagement in connection 9
 - with a case. So, I don't know if that's what you are 10
 - referring to with specific questions on sworn 11
 - 12 testimony, but I have provided specific information in
 - 13 other Chapter 11 cases that I'm involved in.
 - 14 Q. Focusing on Chapter 9 bankruptcies, can
 - 15 you tell me what Chapter 9 bankruptcies you have
 - 16 provided such information in?
 - 17 Α. None.
 - Is this the first Chapter 9 bankruptcy 18
 - 19 you've done work on?
 - 20 A. Yes.
 - 21 Before your work for the City of Detroit Q.
 - 22 in this matter, do you have experience with working
 - 23 with other governmental clients?
 - 24 A. I do.

1

9

Page 10

- 1 BY THE WITNESS:
- 2 A. No.
- 3 BY MS. BRUNO:
- 4 Q. I've read your prior deposition, so I'm
- 5 going to endeavor not to tread the same ground that
- 6 you've already covered. There may be some overlap due
- 7 to necessity, but I am going to do my best not to ask 8 you the same series of questions and cover the same
- 9 territory as previously discussed of you. So, if you
- 10 give me a little leeway, I will do my best not to
- 11 waste your time today. Okay.
- 12 I understand that you -- that was your
- 13 first deposition two weeks ago, is that correct?
- 14 A. That is correct.
- 15 Q. And have you ever provided sworn testimony
- 16 in any setting outside of a deposition?
- 17 A. No.
- 18 Q. Your deposition on September 9th was the
- 19 first time you've provided any type of sworn testimony
- 20 in a bankruptcy proceeding?
- 21 A. Yes.
- 22 Q. Are there instances where you have
- 23 submitted written reports in other bankruptcies?
- 24 MR. STEWART: Can you define so he is clear what

- Q. Approximately how many?
- 2 A. I would say the most relevant one is
- 3 Detroit public schools.
- 4 Q. Are there others besides Detroit Public
- 5 Schools?
- 6 A. I am involved in other situations that are
- 7 in the public sector currently.
- 8 Q. Can you tell me what those are?
 - A. No. Those are confidential.
- 10 Q. You have not been disclosed publicly in
- 11 any of those matters?
- 12 A. That is correct.
- 13 Q. Outside of the City of Detroit matter, are
- 14 there -- and the ones that you are working on
- 15 currently, are there any other governmental clients
- you have done work for?
- 17 A. Personally, no. I think those are the
- 18 ones that -- that I can recall.
- 19 Q. Focusing on the Detroit Public Schools,
- 20 what type of work did you personally do on that
- 21 matter?

- A. I think the -- our engagement letter and
- 23 the contents thereof are what we did at Detroit Public
- 24 Schools. The overall specific scope is I would

September 20, 2013 13 - 16

Page 15

Page 16

Page 13 1 believe generally confidential. However, I can give

- 2 you a broad understanding that it was generally
- 3 related to liquidity forecasting and looking at
- different assumptions with respect to cost saving
- measures, and I think that's all I will say on that.
- 6 Q. Is that engagement still ongoing?
 - A. I'd rather not answer that.
- 8 Q. When did that engagement begin?
- 9 A. It was in 2011, is my recollection. It
- 10 could have been earlier, but that's my general
- 11 recollection.

7

- 12 Q. Mr. Malhotra, I'm going to direct you to
- 13 your declaration, which was previously marked as
- 14 Exhibit 1 in your prior deposition.
- 15 Do you have a copy of it or would you like
- 16 me to provide it to you?
- 17 A. I would like you to provide it to me,
- 18 please.
- (WHEREUPON, the document was tendered 19
- 20 to the witness.)
- 21 BY MS. BRUNO:
- 22 Q. Directing your attention to Paragraph 6,
- 23 Mr. Malhotra, you are describing some of your
- 24 experience in Paragraph 6. And the second sentence

- MR. STEWART: Objection. 1
- 2 BY MS. BRUNO:
- 3 Q. My -- what I'm trying to get to, was there
- 4 an RFP or how were you contacted about that engagement
- 5 initially?
- 6 A. It was based on the work we did at Detroit
- 7 Public Schools is the way that we had discussions with
- 8 the Mayor's office, with the State Treasurer's office
- 9 and thereby our engagement or our work got initiated
- 10 with respect to liquidity forecasting.
- 11 Q. I just need some clarification on your
- 12 answer.
- 13 When you say that you had discussions with
- 14 the Mayor's office and the State Treasurer's office,
- were those discussions related to Detroit Public 15
- 16 Schools or are these new discussions that were
- initiated with respect to the City of Detroit 17
- bankruptcy? 18
- 19 A. The latter.
- 20 Q. The latter?
- 21 A. I'm sorry. Nothing related to the
- 22 bankruptcy. It was related to the City of Detroit.
- Just to clarify, it wasn't related to the City of
- 24 Detroit bankruptcy.

Page 14

1

4

- states, "In addition, in the public sector, I was
- 2 involved in the recent restructuring efforts of
- 3 Detroit Public Schools," as you previously testified,
- that's correct, correct?
- 5 A. Yes.

6

- Q. Is there any other experience outside of
- Detroit Public Schools that you can publicly disclose?
- 8 A. In the government sector?
- 9 Q. In the public sector.
- 10 A. In the public sector, I would not want to
- 11 disclose any of the other engagements.
- 12 Q. And those are all engagements that are
- 13 currently ongoing?
- 14 A. Up to a certain extent, yes, there is work
- 15 that's pending or about to get initiated or in certain
- 16 cases, certain aspects have been completed, but in
- 17 general, yes.
- 18 Q. Paragraph 7 of your declaration states
- 19 that you were engaged by the City in May of 2011,
- 20 correct?
- 21 A. That's what it states, yes.
- 22 Is that an accurate statement?
- 23 Α. Yes.
- 24 How was that engagement undertaken?

- Q. Correct.
- 2 And what was the nature of those
- 3 discussions? Can you give me so more information?
 - A. Sure. It was generally to see how -- how
- EY could help with looking at the City's liquidity
- 6 position and helping forecast what the liquidity
- 7 position could be over a short period of time.
- 8 Q. Approximately when were those discussions?
- 9 When did those discussions take place?
- 10 A. I think it was right around this
- particular timeframe, around the May of 2011, is my 11
- 12 recollection.
- 13 Who were those discussions -- who did
- 14 those discussions involve? Did they -- from the
- 15 Ernst & Young side, did they involve you?
- 16 A. Yes.
 - Q. Or someone else?
- 18 A.

- 19 Q. You solely or you in addition to other
- 20 people?
- 21 It was generally myself.
- 22 On the side of the City, who was involved
- 23 in those initial discussions?
- 24 Now we are going back some time, but I

Page 19 Page 17 1 would think it would have been the former Chief of 1 original agreement, correct? 2 Staff Kirk Lewis, it would have been the former Chief 2 A. That is correct. 3 Operating Officer Chris Brown. I think those are the 3 Q. In your prior deposition, there was a 4 folks at least I remember. It could have been the 4 request made for the production of the original 5 Mayor, but I don't recall at this juncture. 5 engagement letter. 6 6 Q. And can you give me some more detail on Do you recall that? 7 what you understood your engagement would include in 7 A. Possibly. I don't recall specifically because there were a lot of requests, but this -- I 8 those initial discussions? A. Sure. It was just to get an understanding 9 9 assume this is the engagement letter you are referring 10 of what the City's cash flow position was and what the 10 to, but if there is more, probably --11 short-term outlook for the City's liquidity 11 MR. STEWART: It was memorialized in a letter 12 projections could look like. 12 you responded to. 13 Q. Was there any discussion about the 13 THE WITNESS: Okay. 14 prospect of the City filing Chapter 9 bankruptcy in 14 BY MS. BRUNO: 15 those initial discussions? 15 Q. Mr. Malhotra, I'll represent to you this 16 A. No. 16 is the only document that we've been able to locate 17 Q. Prior to entering into the engagement, was 17 with respect to the Ernst & Young engagement, so I'm 18 there any formal presentation or pitch provided by 18 going to have to use this to kind of backtrack because 19 Ernst & Young? 19 I don't have a copy of the original engagement letter. 20 20 A. I do not recall. 21 Q. If there was one, would you have been part 21 Q. And we'll request that an additional 22 of it? 22 effort be made to produce that to your counsel. 23 23 A. Yes. MR. STEWART: If you could, just do that in a 24 Q. Mr. Malhotra, I'm going to hand you what 24 letter after we are done, so otherwise it gets Page 18 Page 20 1 we're going to mark as Exhibit 8. confusing to try and go back to the transcript. 2 MR. TEELE: I'm sorry. What number? 2 MS. BRUNO: We will do that. 3 3 BY MS. BRUNO: MS. BRUNO: 8. 4 (WHEREUPON, a certain document was 4 Q. Can you tell me, Mr. Malhotra, in the 5 marked Malhotra Deposition original SOW or original agreement, was there similar 6 Exhibit No. 8, for identification, as to what's in this a bullet point listing of the items 7 of 09/20/13.) that would be included in the original statement of BY MS. BRUNO: 8 work? 9 A. Yes. 9 Q. And you can take your time to look at this 10 document. I'm going to ask you some questions about 10 Q. Who drafted the specific items that would 11 it. Let me know when you are ready to proceed with 11 be involved in the original statement of work? 12 some questions. 12 It would have been myself along with the 13 A. Sure. I'm ready. 13 rest of the team. 14 Q. Mr. Malhotra, I'll represent to you that 14 Q. When you say "the rest of the team," who 15 I've handed you what is titled Amendment No. 7 to are you referring to? 15 16 Statement of Work. 16 A. I would say the rest of the EY team that 17 Can you tell me what this document is? 17 would have gone through all of our quality review team 18 A. This is our most recent engagement letter that looks at any scope of work with respect to what 19 with the City. we are putting out in general would be the folks from 20 Q. And reviewing the introductory paragraph, 20 our EY standpoint.

A. That is correct.

22 correct?

23

24

21 it is clear that there was an original agreement,

And that this is Amendment No. 7 to that

Q. How is that process, and what I'm

referring to is the identify -- let me start over.

24 talking about the identification of the specific

How does that process work, and I'm

21

22

Page 21

1 elements of the statement of work, what was the

- 2 process used in this matter?
- 3 MR. STEWART: Objection.
- 4 BY THE WITNESS:

5

- A. In -- well, maybe if I can give you
- 6 specifics, so in terms of how this statement of work
- 7 is put together, which in general is the process that
- 8 we go through for any statement of work, is that we
- 9 highlight what work the client may require and what
- 10 work we may be -- what we will be willing to do.
- 11 Generally the statement of work is sometimes then, of
- 12 course, all reviewed by other members of the team in
- 13 terms of the deal team. It is reviewed by our general
- 14 counsel's office, unless they are -- unless the
- 15 amendments are fairly basic in nature are generally
- 16 just extending some of the prior work, but it's
- 17 reviewed by our quality review folks. And then the
- 18 engagement letter is submitted to the client for --
- 19 for what they need to sign on, not necessarily are all
- 20 aspects of the scope of work defined with any sort of
- 24 appears of the ecope of work defined with any core
- 21 a specific deliverable. So sometimes there are
- 22 components of a statement of work that are not
- 23 undertaken and sometimes they are -- and most of the
- 24 times they are, but, so, I don't know if that answers

- Page 23
 1 of that statement of work, of the different statements
- 2 of work that would have been completed in its entirety
- 3 and there would be certain that wouldn't have been
- 4 kicked off at all, depending on these are long-term
- 5 engagements and the needs of the client change over a
- 6 course of time.

7

15

- Q. If you look to the first sentence of the
- 8 Amendment No. 7, Statement of Work, halfway through it
- 9 states -- I want to make sure I give you the right
- 10 dates here before -- well, I have a couple of
- 11 questions.
- 12 So, in this case, Amendment No. 7 is dated
- 13 July 17th, is that correct?
- 14 A. That's correct.
 - Q. But it's effective as of June 1st?
- 16 A. That is correct.
- 17 Q. Which is approximately six weeks prior,
- 18 correct?
- 19 A. Yes.
- 20 Q. What is the reason for that lapse of time?
- 21 Why is it essentially backdated or effective as of a
- 22 prior date?
- 23 A. Because our work that is involved in the
- 24 statement of work started right around the June 1st

Page 22

- 1 your question or not.
- 2 Q. That's part of it. And I was interested
- 3 in that, so that's helpful.
- 4 But where I'm trying to get to, is there a
- negotiation process with, for example, in this case
- 6 the City where you provide the original statement of
- 7 work and they come back to you and say, we want this 8 or we don't want that? Did that process take place in
- 9 this engagement?

10

14

18

- A. I'll tell you at least with respect to
- 11 this particular statement of work, there was feedback
- 12 that we received in the context of fees, but not
- 13 necessarily in the context of the scope of work.
 - Q. And I'm seeking a clarification here.
- 15 Are you talking about Amendment No. 7 or 16 are you talking about the original statement of work
- 17 or the original agreement?
 - A. I was talking about Amendment No. 7.
- 19 Q. Okay
- 20 A. But in general, going back, I don't recall
- 21 of specific discussions or back and forth in terms of
- 22 the contents of the scope of work. I have not gone
- through the seven amendments going back for thisprocess, but I'm sure there would be certain aspects

- Page 24 1 timeframe. And -- but, however, between the process
- 2 of getting the actual engagement letter signed, it
- 3 took roughly that six weeks process. But in general,
- 4 the work that's contained in Amendment No. 7 started
- 5 by around that June 1st timeframe.
- 6 Q. What was the cause for the six-week time 7 delay?
- 8 A. It likely was between us getting the
- Poletter together and the City having a view in terms of
- 10 what the fees associated with this work would be and
- 11 us coming back with a revised proposal on lower fees.
- 12 And so I think it was -- it was that timeframe between
- 13 the back and forth of the discussions that took place
- 14 to get the engagement letter signed.
- 15 Q. There is a fee schedule amended -- or 16 attached to this amendment, is that correct?
 - A. Yes.

- 18 Q. And it's at page -- what is marked page 8
- 19 of 8 in this document.
- 20 Are these the fees that you were
- 21 discussing with the City?
- 22 A. Yeah, these were -- these were the fees
- 23 that we were discussing with the City, yes.
- Q. And then based on the information in this

GAURAV MALHOTRA IN RE CITY OF DETROIT, MICHIGAN

Page 25

1 Amendment No. 7, I understand these are 65 percent

- 2 Ernst & Young's normal rates, is that correct?
- 3 A. These are 65 percent of the standard
- 4 rates, yes.
- 5 Q. Of the standard rates?
- 6 A. Of the standard rates with respect to, you
- 7 know, different people and the different sub service
- 3 lines working on this engagement.
- 9 Q. And I know that you are a principal,
- 10 Mr. Malhotra, so is your rate at the top end of this
- 11 chart here?
- 12 A. Yes.
- 13 Q. Is your rate \$805 an hour?
- 14 A. I believe the rate that is being charged
- 15 to the City is going to be \$800 an hour for my time.
- 16 And, however, it is subject to an additional holdback
- 17 amount that is clarified in the fee arrangement as
- 18 proposed here depending on how long this case goes.
- 19 Q. Is this rate schedule a reduction from the
- 20 rates that Ernst & Young was charging the City prior
- 21 to this amendment?
- 22 A. Can you reask that question, please?
- 23 Q. Is this rate schedule provided in the
- 24 Amendment No. 7, is this a reduction in the rates that

- 1 been a variety of folks. It included the Chief
- 2 Operating Officer Chris Brown; it included the
- 3 Emergency Manager, currently Kevyn Orr, with respect
- 4 to some of those discussions in general, in fact. So
- 5 it -- it has been generally the City, but I would say
- 6 in terms of Amendment No. 7, the -- we also got some
- 7 feedback from the State with respect to our scope of
- 8 work in the context of our fees.
- 9 Q. What feedback did you get from the State
- 10 on Amendment No. 7?
- 11 A. It was to lower the fees.
- 12 Q. And who at the State did you have that
- 13 contact with?
- 14 A. Rich Baird.
 - Q. Amendment No. 7 is signed by Kevyn Orr,
- 16 correct?

15

18

- 17 A. Yes.
 - Q. And this is your signature on the -- on
- 19 page 7, correct?
- 20 A. Yes.
- 21 Q. Who signed the original statement of work,
- 22 do you recall?
- 23 A. I do not. It would have either been
- 24 myself or Dave Williams who is our restructuring team

Page 26

- 1 Ernst & Young was charging the City prior to the
- 2 Amendment No. 7?
- 3 A. Through the seven amendments, Ernst &
- 4 Young has gone through a variety of discounts and rate
- 5 structures that the City has been provided, in
- 6 addition to hourly rates, in addition to fixed fee
- 7 rates. So it's a variety of overall rate structures
- 8 that have been used to provide the City discounts in
- 9 the context of the work that EY has done.
- 10 Q. Who on behalf of Ernst & Young negotiates11 those rates?
- 12 A. Negotiates those rates with whom?
- 13 Q. I assume the City. Is there someone else?
- 14 A. No. I meant if your question was
- 15 internally or in terms of what rates are being
- 16 discussed or externally?
- 17 If the answer is internally, our rates are
- 18 standard rates. With the client, it was generally a
- 19 discussion that I had with respect to what our fees
- 20 were after discussing them with our team internally.
- Q. And who at the client have you had those
- 22 discussions with?
- A. It has been a variety given the fact that
- 24 we've been assisting the City for a while. It has

- Page 28
 1 leader. It could have been either one of us, but I
 2 don't recall.
- 3 Q. On behalf of the City, who signed?
 - A. I do not remember.
- 5 Q. Did there -- when you entered into the
- 6 original engagement, who was your direct report at the
- 7 City?

- 8 A. It was the Chief of Staff Kirk Lewis, and
- 9 the Chief Operating Officer -- the former Chief
- 10 Operating Officer Chris Brown.
- 11 Q. Did there come a time where that direct
- 12 reporting person changed?
- 13 A. Kirk Lewis has since moved on and so has
- 14 Chris Brown. So the answer is yes.
- 15 Q. When did it change in terms of who you
- 16 reported to?
- 17 A. It would have changed when they moved on
- 18 from the City.
- 19 Q. And when they moved on from the City, who
- 20 became the people that you reported directly to?
- 21 A. Generally it was Chris Andrews, the
- 22 Program Management Director, and the -- who was the
- 23 former Program Management Director and the former
- 24 Chief Financial Officer Jack Martin.

GAURAV MALHOTRA IN RE CITY OF DETROIT, MICHIGAN

sometimes more often, sometimes less.

Page 29
1 Q. How often would you directly communicate
2 with any of the people you directly reported to, the
3 four individuals you just named?
4 A. It was on a weekly basis in general,

Q. And let me ask: Are you still directly
 reporting to Chris Andrews and Jack Martin or someone

7 reporting to Chris Andrews and Jack Martin or someon8 else?9 A. Chris Andrews and Jack Martin have moved

10 on from the City. So, now it's generally Kevyn Orr
11 along with updates given to Gary Brown who is the
12 Chief Operating Officer and Jim Bonsall, the Chief

13 Financial Officer, and Kevyn Orr, of course, in terms

14 of the team that we are dealing with.

Q. And how frequently do you directlycommunicate with those individuals?

17 A. Generally weekly, sometimes more,

18 sometimes less. It depends on a particular week.

Q. If I can direct your attention back to thefirst paragraph of Amendment No. 7, it states that the

21 original contract is dated October 28th, 2011, but was

22 effective as of May 16th, 2011.

What was taking place during thatfive-month time period with respect to the original

Page 30

1 statement of work?

5

A. I don't recall specifically. However, our work started right around May 16th of 2011. But

4 between the process of getting an engagement letter in

5 place that was acceptable to the City and in

6 conjunction with the template that Ernst & Young uses

7 with respect to an engagement letter, there was a lot

8 of communication between, I would say, the legal team

9 at the City and EY and the attorneys that we had

10 working on this particular engagement letter to just

11 make sure that both the City and Ernst & Young were

12 comfortable with the construct of the letter given the

13 fact that EY did not have a previous engagement letter

14 in place with the City of Detroit.

Q. We discussed -- earlier in your deposition
we discussed the process of drafting and exchanging
the specific deliverables identified in Amendment

18 No. 7.

19

Do you recall that testimony?

20 A. Can you repeat that question again,

21 please?

22 Q. You and I just previously discussed the

23 back and forth between Ernst & Young and the City with

24 respect to the specific deliverables identified in

1 Amendment No. 7 here.

2 Do you recall taking me through that

3 process?

4

12

18

3

4

16

17

A. I think if you go back to the testimony, I

5 just want to make sure that I understand your specific

6 questions in terms of the back and forth. I did

7 mention to you that there was discussions with respect

8 to the fees, but I do not recall a lot of the specific

9 back and forth on specific deliverables in

10 Amendment 7.

11 Q. Okay. I'm not trying to trick you.

A. I'm just saying what I recall.

13 Q. And so what I guess is the real question

14 I'm getting to was: In the original statement of

5 work, is there a similar listing as contained on

16 Amendment 7 deliverables or anticipated deliverables

17 that E&Y would provide to the City?

A. I believe they should be, yes.

19 Q. And do you recall whether there was a

20 negotiation or process of exchanging the documents for

21 purposes of discussing the deliverables between

22 Ernst & Young and the City, with respect to the

23 original SOW?

24 A. In terms of exchanging documents

Page 32

1 between -- discussions within EY or discussions with

2 EY and the City?

Q. Discussions between EY and the City.

A. I don't remember specifically in terms of

5 we had discussions back and forth around specific

6 deliverables. I think there was a general

7 understanding in terms of the work that EY would do,

8 which would be around construct of the -- the

9 liquidity forecasting and any other cost saving

10 assumptions, trying to quantify those. And I don't --

11 I don't believe there was a lot of back and forth with

12 respect to scope of work that EY was going to assist

13 with.

Q. And, of course, there are six amendmentsprior to the one that we're looking at now.

Does each of those amendments have a similar listing of deliverables?

18 A. They generally -- every amendment would

19 generally have either an extension of a scope of work20 that's being provided or if anything new is --

21 potentially needs to get added, it would have, yes.

22 Q. In this case does each of the prior

amendments, to the best of your recollection, have asimilar listing of deliverables or anticipated

Page 36

GAURAV MALHOTRA IN RE CITY OF DETROIT, MICHIGAN

deliverables by Ernst & Young?

A. Just to make sure, when you say "similar

3 deliverables," whether those deliverables or the4 statement of work was exactly the content of what's in

5 Amendment No. 7, the answer is no. If your question

5 Americinent No. 7, the answer is no. If your question

6 is with respect to whether generally some specificity

7 around what EY would be doing, the answer is yes.

Q. Okay. Thank you. That is what I meant.
What was the reason why Ernst & Young

10 provided these six prior amendments?

11 A. It's generally to provide the same or

12 similar type of work that we started off doing with

13 liquidity forecasting, assisting in the quantification

14 of certain cost concessions that the City was having

15 discussions with -- with its union leadership, looking

16 at alternatives in terms of how liquidity could be

17 boosted, and that those were generally -- and just

18 looking at overall restructuring alternatives

19 specifically for the City in terms of how to address

20 the dire financial position that the City was faced

21 with.

23

14

2

8 9

22 Q. Let me ask the question a different way.

How does it come about, and we'll talk

24 specifically about this engagement, how does it come

Page 33 | 1 Q. If I can direct your attention to page 5

2 of the Amendment 7 SOW. And you'll see a section

3 entitled Timetable. And it states that you expect

4 that this -- and this is the additional summer 2013

5 services that are identified in this SOW, is that your

6 understanding?

7

18

24

9

20

A. Yes.

8 Q. That it will extend until December 31st,

9 2014, is that correct?

10 A. Yes.

11 Q. Do you anticipate an Amendment No. 8 being

12 necessary?

13 A. That's a hypothetical question. It

14 depends on what the City -- where the City is in terms

15 of its overall restructuring and, you know, how EY can

16 continue to add value and assist the City.

17 Q. Turning to page 6 -- I'm sorry. I'm

sorry. Page 4 is what I wanted to send you to.

19 The last sentence on the bottom of page 4

20 states, "For the avoidance of doubt, the Services do

21 not" -- and Services with a capital S -- "do not

22 include EY serving as an expert witness in connection

23 with your Chapter 9 proceedings or otherwise."

Do you see that?

Page 34

1 about that Ernst & Young, or if it's the City, tell me

2 that, how does it come about that a decision is made

3 that an amendment needs to be made to the original

4 SOW?

A. It was generally when the timeframeassociated with an amendment was expiring or the fees

7 associated with an amendment were not -- were not

8 being able to cover the scope of work and if there

9 were any additions that were being made to the scope

10 of work. I would say those were the three -- or would

11 have been, in my recollection, one of the three

12 reasons why a statement of work would be extended

13 through an amendment.

Q. With your experience on this engagement,

15 is it -- has it been Ernst & Young stating an

amendment is necessary or is it -- has it been theCity?

18 A. My general recollection is that it's EY

19 that has been -- that has said that either, you know,

20 the timeframe on the engagement letter has expired,

21 and which has generally been, I would say, the -- the

22 norm, or the aspect with respect to the fees need to

23 change in the context of the scope of work. But I

24 would say it is generally EY.

1 A. Yes.

2 Q. And that is referring to -- the Services

3 in that sentence are referring to the services

4 identified above it and in this Amendment No. 7,

5 correct?

6 A. Yes.

7 Q. Are you currently providing work to --

8 scratch that. Let me strike that.

Is your deposition here today considered

10 part of the services included in Amendment No. 7?

11 A. I'm here, so my -- my assumption unless,

12 you know, Wayne Flick from Latham tells me otherwise,

13 that would be my general understanding, it would be in

14 connection with the work that we are doing on the

15 statement -- the Amendment No. 7.

16 Q. Are there any services being provided by

17 Ernst & Young to the City right now that you are aware

18 of that fall outside of the services identified in

19 Amendment No. 7?

A. I do not know of any other specific

21 increment -- additional statements of work that have

22 been executed. There are other opportunities that EY

23 is providing some services to the City. However, it's

24 not -- that work is just in an evaluative mode versus

GAURAV MALHOTRA IN RE CITY OF DETROIT, MICHIGAN

Page 37

1 I believe I do not know of a specific letter or an

2 amendment that has been signed yet.

3 Q. I want to understand your answer a little

4 better.

5 This additional work that you state is in

6 an evaluative mode, is that work that E&Y is providing

in connection to the bankruptcy?

A. Well, I can tell you what the work is. It 8

9 is not necessarily in connection with the bankruptcy.

10 The work is to look at the revenues that are

11 attributable to the City from the Detroit-Windsor

12 Tunnel and our team I believe is starting to look at

13 that. I do not know if we have a specific signed

14 letter yet, but our team is starting to look at that

15 just to make sure the City is -- whether the City is

16 getting its proportionate share of the revenues that

17 come from the Detroit-Windsor Tunnel. That's the one

18 that sort of, you know, is top of mind.

19 From an evaluative perspective, the City

20 is -- and EY is looking at other ways that they can

21 continue to assist the City.

22 Q. And would you consider that work that E&Y

23 is undertaking with respect to the Detroit-Windsor

24 Tunnel, would you consider that work to be something,

4 Q. You can answer.

5 A. No.

conclusion.

BY MS. BRUNO:

1

2

3

6 Q. Are you aware of any individual at Ernst &

7 Young who would be serving as an expert to the City?

MR. STEWART: Objection; asking for a legal

8 MR. STEWART: Objection; same objection.

Do you mean an expert as defined by the 9

10 Federal Rules?

11 MS. BRUNO: I mean an expert as defined in

12 Amendment No. 7.

MR. STEWART: So why don't you ask him what that 13

14 means in Amendment No. 7.

15 BY THE WITNESS:

16 A. Could you ask your question again, please?

17 BY MS. BRUNO:

18 Q. Sure. That question is actually better.

19 What does Ernst & Young mean when they

20 state, "For avoidance of doubt, the Services do not

21 include Ernst & Young serving as an expert in

22 connection with the Chapter 9 proceedings"?

23 A. I think the -- what it says is that EY is

24 basically providing its services in connection with

Page 38

1 a separate line of work than what you are doing on

2 behalf of the City with respect to Amendment No. 7?

A. I think it would generally be in line with

4 the work that we would be doing. However, what we

5 always want to provide clarity and specificity around

6 the work stream. So it would generally be in line

7 with the services in Amendment No. 7. However, we 8 would always clarify and specify that these would be

9 the specific items we would be undertaking because

10 they are not necessarily clearly articulated in the

11 scope of work.

3

12 Q. Approximately how much money has the City

13 paid Ernst & Young to this date in connection with

14 this engagement?

15 MR. STEWART: Are you referring to the entire

16 engagement or No. 7?

17 BY MS. BRUNO:

Q. The entire engagement.

19 A. I do not know the exact number right now,

20 but it is somewhere in the neighborhood of 6-1/2 to \$7

21 million.

18

22 Returning back to that last sentence on

23 page 4 of 8, do you consider what you are doing today

24 as providing expert testimony?

Page 40 1 the facts that EY has and our professionals have and

our team has in terms of providing services for

Chapter 9. And so it's -- we are sort of assisting

4 this overall situation in the context of the overall

facts as have been provided to us and that information

6 that has been provided to us, which is what we have

7 used to prepare the analysis.

8 MS. BRUNO: I'm about to go to a new area. Do

you want to take a quick break?

10 MR. STEWART: Let's keep going unless others

11 need a break.

12 MS. BRUNO: All right. Is that all right with

13 you, Mr. Malhotra?

THE WITNESS: Sure. 14

15 BY MS. BRUNO:

16 Q. Okay. Why don't we turn back to your

17 declaration, which is Exhibit 1.

18 And I'll direct your attention to what is

19 provided at Paragraph 10 of the declaration, which is

20 on page 4. And this paragraph discusses the cash flow

21 forecasts.

22

24

Who developed the actual forecast at

23 Ernst & Young?

A. It was a team of EY professionals in

Page 41 1 collaboration with the team at the City and other

- 2 advisers that the City has retained in the preparation
- 3 of these cash flow forecasts.
- 4 Q. Were you personally involved in that work?
- 5 A. Yes.
- 6 Q. And who was personally -- who are the
- 7 individuals that you worked with at the City on that
- 8 work?
- 9 A. The City or EY?
- 10 Q. At the City.
- 11 A. At the City, it would have been the former
- 12 Chief Financial Officer Jack Martin, it would have
- 13 been the former Program Management Director Chris
- 14 Andrews, it would have been one of the controllers, I
- 15 think Rick Drumb, it would have been other members
- 16 from specific departments that the EY team
- 17 collaborated with in order to prepare those cash flow
- 18 forecasts and also used assumptions from what was the
- 19 information being provided by the other advisers the
- 20 City had hired.
- 21 Q. What are the underlying demographic
- 22 assumptions for the City in the revenue forecasting?
- 23 MR. STEWART: Objection.
- 24 BY THE WITNESS:

- Page 42
- 1 A. You have to repeat that question or
- 2 rephrase it in terms of the demographic assumptions.
- BY MS. BRUNO:
- 4 Q. In terms of the population of the City.
- 5 A. The general assumptions are that there is
- 6 a slight population decline in the context of the
- 7 revenue assumptions, but I think you have to look at
- 8 the demographics in a greater amount of detail which
- 9 has been provided on the City's data site with respect
- 10 to the assumptions around growth of revenues from
- 11 residents versus non-residents in terms of the makeup
- 12 of the order of revenue profile.
- 13 Q. I guess I'll ask for a clarification.
- What is the assumption going forward on
- 15 behalf -- what is the assumption that Ernst & Young
- 16 has used going forward in these forecasts with respect
- To thas used going forward in these forecasts with respect
- 17 to population?

18

- A. I think it's -- it's a general decline.
- 19 Q. And what is that assumption based on?
- 20 A. Based on all of the trends that are very
- 21 evident over the last few years and looking at that
- 22 trend and at least adjusting as to what that decline
- 23 would be here in the near future and then, you know,
- 24 over the course of the ten years does that decline

- Page 43 1 continue to go at the current rate or not. So I think
- 2 you have to look at these assumptions over a longer
- 3 timeframe and I think you have to look at it from the
- 4 standpoint of what's applicable here in the next -- in
- 5 the short term versus what's applicable in the long
- 6 term.

7

18

1

- Q. Did Ernst & Young develop any scenarios
- 8 with a more optimistic demographic assumption?
- 9 A. In terms of having?
- 10 Q. Population increasing.
- 11 A. I do not recall of the team having a
- 12 scenario in which in the short term population is
- 13 increasing. And I would think that if you look at it
- 14 over a longer timeframe, you know, maybe there are
- 15 assumptions where the population decline slows, but I
- 16 don't recall of a scenario where in the short term
- 17 population is increasing.
 - Q. In the context of your answer here, what
- 19 do you mean by short term?
- 20 A. In the next three or four or five years.
- 21 Q. Did you do any kind of ten-year
- 22 forecasting that assumed that the population decline
 - 3 would either slow down or even there could be actual
- 24 growth in population?

A. I think that generally is what's

- 2 reflective in the forecasts with respect to that there
- 3 is a -- a reduction in the pace of the decline over
- 4 the -- in the outer years. I think that is currently
- 5 reflective in the forecast.
- 6 Q. But there are no scenarios that would
- 7 include an actual rise in the population, is that
- 8 correct?
- 9 A. I don't recall.
- 10 Q. You would agree that if the population
- 11 does grow, it would affect the results of any
- 12 forecasts, correct?
- 13 A. If you change the assumptions, the numbers
- 14 will change, yes.
- 15 Q. And, in fact, it could dramatically affect
- 16 it, correct?
- 17 MR. STEWART: Objection.
- 18 BY THE WITNESS:
- 19 A. I don't know about that.
- 20 BY MS. BRUNO:
- 21 Q. Returning to your declaration in
- 22 Paragraph 10, it states that, "The work conducted by
- 23 Ernst & Young developing the cash flow forecasts as
- 24 well as the ten-year projection" -- "projections,"

Page 45

1 excuse me, "were limited to the City's general fund,"

- 2 is that correct?
- 3 A. That is correct.
- 4 Q. In other words, the projections assume
- 5 that there are no other funds available to the City
- 6 beyond the general fund, is that correct?
- 7 A. It -- it assumes that the general fund
- 8 will not have additional funds from other funds, yeah,
- 9 that's generally correct.
- 10 Q. What about the City having available --
- 11 other available funds outside of the general fund?
- 12 A. The City has multiple funds outside the
- 13 general fund. The main one is the water and sewer,
- 14 which we did not perform a ten-year projection on the
- 15 water and sewer funds. My understanding is that those
- 16 funds are not necessarily available to the general
- 17 fund.
- 18 Q. To the general fund that may be correct,
- 19 but it would be available to the City, would it not?
- 20 MR. STEWART: Objection.
- 21 BY THE WITNESS:
- 22 A. It would be available to the City for the
- 23 purposes those funds were raised for, which is
- 24 generally maintenance and capital improvements on the

- Page 47
 1 declaration here are solely limited with the caveat
- 2 that you provided to the general fund, is that
- 3 correct?
- 4 MR. STEWART: Objection.
- 5 BY THE WITNESS:
- 6 A. The cash flow forecasts and the ten-year
- 7 projections with respect to the receipts and
- 8 disbursements and the revenues and expenses are
- 9 generally reflective of the general fund and the
- 10 Department of Transportation. That's the way I would
- 11 characterize it.
- 12 BY MS. BRUNO:
- 13 Q. You would agree that the City does have
- 14 access to other funds, correct?
- 15 MR. STEWART: Objection.
- 16 BY THE WITNESS:
- 17 A. I don't understand when you say the City
- 18 has access to.
- 19 BY MS. BRUNO:
- 20 Q. There is other enterprise funds available
- 21 to the City, correct?
- 22 MR. STEWART: Objection.
- 23 BY THE WITNESS:
- 24 A. Available to the City for what?

Page 46

- 1 water and sewer side.
- 2 BY MS. BRUNO:
- 3 Q. Let's backtrack a little bit. I think
- 4 we've gone in a different direction than I'm trying to5 focus on.
- 5 10Cu3 011.
- 6 My question to you is: The forecasts that
- 7 you provided in this declaration are limited solely to
- 8 the general fund, is that correct?
- 9 A. They are generally limited to the general
- 10 fund, other than if they were other enterprise funds
- 11 the City was subsidizing, like the Department of
- 12 Transportation, those would have been included in the
- 13 general fund as it is a -- a fund that the City
- 14 subsidizes and has historically subsidized.
- 15 Q. So you would agree, though, that subject
- 16 to your exception there that the assumptions and
- 17 forecasts provided in this declaration do not take
- 18 into account other funds available to the City?
- 19 MR. STEWART: Objection.
- 20 BY THE WITNESS:
- 21 A. You have to rephrase your question.
- 22 BY MS. BRUNO:
- 23 Q. The forecasts and cash flows, the
- 24 projections, the information that is discussed in your

- 1 BY MS. BRUNO:
- 2 Q. Well, if you are talking about the cash
- 3 available to the City, certainly there is other
- 4 sources of cash available to the City outside of the
- 5 general fund, you would agree with that?
- 6 MR. STEWART: Objection.
- 7 BY THE WITNESS:
- 8 A. No. It depends on what purpose you are
- 9 asking the question, the context of.
- 10 BY MS. BRUNO:
- 11 Q. You would agree with me that the general
- 12 fund is not the only source of available cash to the
- 13 city, would you not?
- 14 MR. STEWART: Objection.
- 15 BY THE WITNESS:
- 16 A. The general fund -- the cash that is
- 17 available to the general fund is generally the only
- 18 cash that is available to the City for its core
- 19 operations that are not related to any other
- 20 enterprise funds. So, my answer would be, that the
- 21 cash flows that are reflective in here and are
- 22 generally available for the general fund is the City's
- 23 operating cash in general.
- 24 BY MS. BRUNO:



GAURAV MALHOTRA IN RE CITY OF DETROIT, MICHIGAN

Q. How do you have that understanding?

2 A. That is my general understanding. So,

3 my -- my understanding is that the monies that are

4 available or are attributable to the bank accounts of

the enterprise funds have specific reasons for what

that cash can be spent. So we have made the

7 assumption that that cash is not available for the

general fund. But I would think that would be a

further legal determination. It is our understanding 10 that that cash is not available to fund the operations

11 of the general fund.

12 Q. And how did you obtain that understanding?

13 That's what I'm trying to get to.

14 A. I don't recall. That's our general

15 understanding that there are revenue bonds that have

16 been issued at the Water and Sewer Department, and

17 those revenue bonds are associated with specific

18 maintenance and capital improvements for the Water and

19 Sewer Department, and that those funds are generally

20 not available to fund the operations of the general

21 fund.

1

22 Q. Do you recall having a conversation with

23 anyone at the City to that effect?

24 A. Yes. I'm -- I think all of the Page 49 1 estimates for the General Fund."

> 2 A. Okay.

> > Q. That's one example that I can see.

Are there similar -- my question is -- I'm

trying to get to the original SOW. I'm using the 5

6 Amendment 7 to discuss the original SOW.

Did the original SOW limit the work to the

8 general fund in the same way that Amendment No. 7

9 does?

3

4

7

20

5

17

10 A. I don't recall specifically. But I can

say that earlier on in our engagement, I would say in 11

12 the 2011 timeframe, we were looking at the cash flows

of the water and sewer fund and the other enterprise

14 funds as well. But that process stopped, I would say,

15 in the first four or five or six months of the

16 engagement because there was sort of water and sewer

17 funds were tracking their cash on their own, and so

18 were some of the other enterprise funds, that our

19 focus really was on the general fund.

But just for clarity, the work that would

21 have been done in the front end was to look at the

22 funds that water and sewer had and the receipts and

23 disbursements associated with that versus any

transfers that were coming back to the general fund.

Page 50

1 discussions from the very front end of our engagement

would have been in the context that, you know, whether

3 any other cash is available, so the answer would be

4 ves.

7

13

19

23

5 Q. Who at the City do you recall having that

6 conversation with?

A. I don't recall of a specific conversation,

8 but I'm sure that the discussions would have been with

9 Chris Brown and with Kirk Lewis and any of the other

10 folks that we have reported to during the City, but I

11 do not recall of a specific conversation in terms of

12 the funds available to the Water and Sewer Department.

Q. If I turn your attention to Exhibit 8,

14 which is the Amendment 7 to the SOW, on page 2 there

15 are a number of specific references to work and

16 analysis of the City's general fund. And it's in many

17 places defined General Fund with a capital G and a

18 capital F.

Do you see what I'm referring to?

20 A. Yes. I'm trying to find the capital G and

21 the capital F, but I generally -- I'm on page 2, that

22 the context is for the general fund.

Q. Sure. Just if you look at the second bold

24 bullet point, "Preparation of 10-Year tax revenue

Page 52 So they were looking at those forecasts in isolation.

But that work sort of stopped I think right around in

the first four or five months of the engagement.

4 Q. And why did that work stop?

A. It was because the focus continued to be

on the general fund and these were self-sustaining

funds with respect to at least the Water and Sewer

Department. And so they were monitoring their -- and

9 dealing with their cash activity, although connected

to the City, but we weren't helping forecast receipts 10

and disbursements because they were not impacting the 11

12 general fund.

13 Q. You previously testified in your prior

14 deposition that Ernst & Young was not asked to look at

possible disposition of City assets, is that correct? 15

16 That's correct.

Why -- did you have a discussion with the

18 City regarding whether that would be valuable work for

19 Ernst & Young to provide?

20 MR. STEWART: Objection.

21 BY THE WITNESS:

22 A. I -- I'm not sure I follow the question.

23 BY MS. BRUNO:

24 Q. How did it come about that Ernst & Young

September 20, 2013 53 - 56

Page 56

- Page 53 didn't evaluate the value of disposition of some of
- 2 the City assets?
- 3 A. It was not a part of our scope of work.
- Q. You would agree that there could be cash
- 5 value to the disposition of some of those assets,
- 6 would you not?
- 7 MR. STEWART: Objection.
- 8 BY THE WITNESS:
- 9 A. I think that's a better question to ask
- 10 for the City's investment banker.
- 11 BY MS. BRUNO:
- 12 Q. Well, I'm not talking about the specific
- 13 numbers here, but you know what some of the assets
- 14 available to the City are, correct?
- 15 A. In general, yes.
- 16 Q. And you understand that some of those
- 17 assets could be valuable or quite valuable, correct?
- 18 MR. STEWART: Objection.
- 19 BY THE WITNESS:
- 20 A. It depends on what assets you are talking
- 21 about.
- 22 BY MS. BRUNO:
- Q. Why don't we look at Exhibit No. 4 -- oh, 23
- 24 I'm sorry. I'll hand it to you. Exhibit No. 4 from

- Page 55 1 City from asset sales. And that's where I -- because
- that's what's very clearly laid out in the proposal.
- 3 If there are proceeds available that are
- available to the City, those numbers would change. 4
- But I can at least highlight and articulate what the
- assumptions are with respect to the ten-year forecast
- 7 that the City has put out.
- BY MS. BRUNO: 8
- 9 Q. And so your assumptions include that none
- of these assets will be disposed of in any way, is 10
- 11 that correct?

12

- A. That's generally correct.
- 13 Sticking with Exhibit No. 4 before you, if
- 14 you'd turn to page 80 of the document. I'm sorry. I
- 15 should say 87 of the computer generated numbers.
- 16 And this is a portion of the presentation
- that discusses increasing the tax collection. You 17
- look like you are on a different page than I am here. 18
- 19 Α. 87.
- 20 Q. You've got it?
- 21 Α. Yes.
- 22 You would agree that increasing the tax
- 23 collection rates and improving the collection of past
 - due taxes could materially improve the City's

Page 54

- financial position, could it not?
 - 2 MR. STEWART: Objection.
 - 3 BY THE WITNESS:
 - 4 A. Yeah. I can't answer that because I do not
 - know the magnitude of what you are referring to in
 - 6 terms of your question and what the definition of
 - 7 material is.
 - 8 BY MS. BRUNO:
 - 9 Q. Well, the presentation here, the June 14th
 - 10 presentation discussed at the fourth bullet down
 - identifies approximately \$250 million of unpaid or
 - 12 outstanding tax debts. If those debts would be --
 - 13 could be addressed and collected, that would be a
 - 14 material improvement in the cash position, would it
 - 15 not?

24

- 16 MR. STEWART: Objection.
- 17 BY THE WITNESS:
- 18 A. This amount that has been identified by a
- 19 third party, Compuware, for \$250 million, I do not
- 20 know what portion of it has been included specifically
- in the work with respect to collection efforts that
- Conway MacKenzie has done, but my assumption is it
- 23 wouldn't have been to the magnitude of \$250 million.
 - So, if \$250 million were collected, it

1 your prior deposition, I'll hand it to you. It was

- the Proposal For Creditors --
- 3 A. Okay.
- 4 Q. -- dated June 14.
- 5 And I believe the assets are identified on
- 6 90. And it is 90 of the computer generated numbers on
- 7 the bottom.
- 8 And on pages 90 through 96, the
- presentation discussed various assets that the City
- 10 could derive some cash benefit from, correct?
- MR. STEWART: Objection. 11
- 12 BY THE WITNESS:
- 13 A. Yes.
- 14 BY MS. BRUNO:
- Q. And, well, I don't want to quarrel or even 15
- 16 discuss with you what the actual specific value of any
- 17 one of those assets are, but you would agree that the
- 18 implementation of any of these proposals would improve
- 19 the City's cash position, would it not?
- 20 MR. STEWART: Objection.
- 21 BY THE WITNESS:
- 22 A. Here is what I would say. The current
- 23 ten-year projections right now do not include any
- 24 incremental proceeds that could be available to the

	Page 57		Page 59
1 would	I improve the overall profile is my assumption.	1	forecasts and analysis was based upon the
2 BY M	S. BRUNO:	2	comprehensive annual finance report of the City, the
3 Q.	I have heard estimates that a more	3	C-A-F-R, CAFR.
4 accur	ate estimate of outstanding tax debt is	4	Do you see where you discuss that in this
	icantly higher than \$250 million.	5	paragraph?
6	Are you familiar with these higher	6	MR. STEWART: Objection.
-	•	-	•
	ates that are being discussed?	7	BY THE WITNESS:
	R. STEWART: Objection.	8	A. It was one of the documents that that
9 BY M	S. BRUNO:	9	we used in terms of helping pull together the
10 Q	. Have been discussed?	10	forecast.
11 M	R. STEWART: Objection.	11	BY MS. BRUNO:
12 BY T	HE WITNESS:	12	Q. Was it was the primary document,
13 A	. No.	13	correct, primary document, wasn't it?
14 BY N	IS. BRUNO:	14	
1	. You have not heard that the outstanding	15	·
		16	A. No.
	ebt available to the City could be as much as		
1	million?	17	
18 A		18	Q. What would you consider to be the primary
19 Q	, , ,	19	
20 for th	e collection, any type of truly significant to	20	A. There was not one single primary document.
21 this	degree of outstanding debt, is that correct?	21	It was a compilation of all of the different sources
22 M	R. STEWART: Objection.	22	of data that we got that included the CAFR, that
23 BY T	HE WITNESS:	23	included the raw files that we got from the City, that
24 A	. That's correct.	24	
	Page 58	1	Page 60
1 MS	Page 58 S. BRUNO: Why don't we take a quick break. I	1	Page 60 bank activity, in terms of looking at, you know, a lot
1 MS 2 don't	Page 58 S. BRUNO: Why don't we take a quick break. I I only need about ten minutes for a break.	2	Page 60 bank activity, in terms of looking at, you know, a lot of the information together, but I can't recall that
1 MS 2 don't	Page 58 S. BRUNO: Why don't we take a quick break. I I only need about ten minutes for a break. (WHEREUPON, a recess was had	2	Page 60 bank activity, in terms of looking at, you know, a lot of the information together, but I can't recall that there was one primary document that we relied upon.
1 MS 2 don't 3	Page 58 S. BRUNO: Why don't we take a quick break. I I only need about ten minutes for a break. (WHEREUPON, a recess was had from 10:57 to 11:08 a.m.)	2 3 4	Page 60 bank activity, in terms of looking at, you know, a lot of the information together, but I can't recall that there was one primary document that we relied upon. Q. The 2012 CAFR is relied upon and
1 MS 2 don't 3 4 5 BY M	Page 58 S. BRUNO: Why don't we take a quick break. I I only need about ten minutes for a break. (WHEREUPON, a recess was had from 10:57 to 11:08 a.m.) S. BRUNO:	2 3 4 5	Page 60 bank activity, in terms of looking at, you know, a lot of the information together, but I can't recall that there was one primary document that we relied upon. Q. The 2012 CAFR is relied upon and identified over 30 times in your declaration.
1 MS 2 don't 3 4 5 BY M 6 Q.	Page 58 S. BRUNO: Why don't we take a quick break. I I only need about ten minutes for a break. (WHEREUPON, a recess was had from 10:57 to 11:08 a.m.) S. BRUNO: Mr. Malhotra, when we were talking about	2 3 4	Page 60 bank activity, in terms of looking at, you know, a lot of the information together, but I can't recall that there was one primary document that we relied upon. Q. The 2012 CAFR is relied upon and identified over 30 times in your declaration. Does that seem like a reasonable estimate
1 MS 2 don't 3 4 5 BY M 6 Q.	Page 58 S. BRUNO: Why don't we take a quick break. I I only need about ten minutes for a break. (WHEREUPON, a recess was had from 10:57 to 11:08 a.m.) S. BRUNO:	2 3 4 5	Page 60 bank activity, in terms of looking at, you know, a lot of the information together, but I can't recall that there was one primary document that we relied upon. Q. The 2012 CAFR is relied upon and identified over 30 times in your declaration.
1 MS 2 don't 3 4 5 BY M 6 Q. 7 funds	Page 58 S. BRUNO: Why don't we take a quick break. I I only need about ten minutes for a break. (WHEREUPON, a recess was had from 10:57 to 11:08 a.m.) S. BRUNO: Mr. Malhotra, when we were talking about	2 3 4 5 6 7	Page 60 bank activity, in terms of looking at, you know, a lot of the information together, but I can't recall that there was one primary document that we relied upon. Q. The 2012 CAFR is relied upon and identified over 30 times in your declaration. Does that seem like a reasonable estimate
1 MS 2 don't 3 4 5 BY M 6 Q. 7 funds	Page 58 S. BRUNO: Why don't we take a quick break. I I only need about ten minutes for a break. (WHEREUPON, a recess was had from 10:57 to 11:08 a.m.) S. BRUNO: Mr. Malhotra, when we were talking about available to the enterprise, I believe you	2 3 4 5 6 7	Page 60 bank activity, in terms of looking at, you know, a lot of the information together, but I can't recall that there was one primary document that we relied upon. Q. The 2012 CAFR is relied upon and identified over 30 times in your declaration. Does that seem like a reasonable estimate to you in terms of how many times it's cited in your
1 M3 2 don't 3 4 5 BY M 6 Q. 7 funds 8 discus	Page 58 S. BRUNO: Why don't we take a quick break. I I only need about ten minutes for a break. (WHEREUPON, a recess was had from 10:57 to 11:08 a.m.) S. BRUNO: Mr. Malhotra, when we were talking about available to the enterprise, I believe you seed the water and sewer funds.	2 3 4 5 6 7 8	Page 60 bank activity, in terms of looking at, you know, a lot of the information together, but I can't recall that there was one primary document that we relied upon. Q. The 2012 CAFR is relied upon and identified over 30 times in your declaration. Does that seem like a reasonable estimate to you in terms of how many times it's cited in your declaration?
1 MS 2 don't 3 4 5 BY M 6 Q. 7 funds 8 discus 9 10 the e	Page 58 S. BRUNO: Why don't we take a quick break. I I only need about ten minutes for a break. (WHEREUPON, a recess was had from 10:57 to 11:08 a.m.) S. BRUNO: Mr. Malhotra, when we were talking about available to the enterprise, I believe you ssed the water and sewer funds. Are you aware of other funds available to	2 3 4 5 6 7 8 9	Page 60 bank activity, in terms of looking at, you know, a lot of the information together, but I can't recall that there was one primary document that we relied upon. Q. The 2012 CAFR is relied upon and identified over 30 times in your declaration. Does that seem like a reasonable estimate to you in terms of how many times it's cited in your declaration? MR. STEWART: Objection.
1 MS 2 don't 3 4 5 BY M 6 Q. 7 funds 8 discus 9 10 the e 11 A	Page 58 S. BRUNO: Why don't we take a quick break. I I only need about ten minutes for a break. (WHEREUPON, a recess was had from 10:57 to 11:08 a.m.) S. BRUNO: Mr. Malhotra, when we were talking about available to the enterprise, I believe you seed the water and sewer funds. Are you aware of other funds available to interprise? Other funds that are available to	2 3 4 5 6 7 8 9 10	Page 60 bank activity, in terms of looking at, you know, a lot of the information together, but I can't recall that there was one primary document that we relied upon. Q. The 2012 CAFR is relied upon and identified over 30 times in your declaration. Does that seem like a reasonable estimate to you in terms of how many times it's cited in your declaration? MR. STEWART: Objection. BY THE WITNESS: A. It's cited in the context of the
1 M3 2 don't 3 4 5 BY M 6 Q. 7 funds 8 discus 9 10 the e 11 A. 12 enter	Page 58 S. BRUNO: Why don't we take a quick break. I I only need about ten minutes for a break. (WHEREUPON, a recess was had from 10:57 to 11:08 a.m.) S. BRUNO: Mr. Malhotra, when we were talking about available to the enterprise, I believe you seed the water and sewer funds. Are you aware of other funds available to interprise? Other funds that are available to prise funds?	2 3 4 5 6 7 8 9 10 11 12	Page 60 bank activity, in terms of looking at, you know, a lot of the information together, but I can't recall that there was one primary document that we relied upon. Q. The 2012 CAFR is relied upon and identified over 30 times in your declaration. Does that seem like a reasonable estimate to you in terms of how many times it's cited in your declaration? MR. STEWART: Objection. BY THE WITNESS: A. It's cited in the context of the outstanding debt balances that the City has, and so I
1 M3 2 don't 3 4 5 BY M 6 Q. 7 funds 8 discus 9 10 the e 11 A. 12 enter 13 Q	Page 58 S. BRUNO: Why don't we take a quick break. I - I only need about ten minutes for a break. (WHEREUPON, a recess was had from 10:57 to 11:08 a.m.) S. BRUNO: Mr. Malhotra, when we were talking about available to the enterprise, I believe you seed the water and sewer funds. Are you aware of other funds available to interprise? Other funds that are available to prise funds? Enterprise funds available to the City.	2 3 4 5 6 7 8 9 10 11 12 13	Page 60 bank activity, in terms of looking at, you know, a lot of the information together, but I can't recall that there was one primary document that we relied upon. Q. The 2012 CAFR is relied upon and identified over 30 times in your declaration. Does that seem like a reasonable estimate to you in terms of how many times it's cited in your declaration? MR. STEWART: Objection. BY THE WITNESS: A. It's cited in the context of the outstanding debt balances that the City has, and so I think it's a reasonable assumption with respect to the
1 MS 2 don't 3 4 5 BY M 6 Q. 7 funds 8 discus 9 10 the e 11 A. 12 enter 13 Q 14 I'm s	Page 58 S. BRUNO: Why don't we take a quick break. I I only need about ten minutes for a break. (WHEREUPON, a recess was had from 10:57 to 11:08 a.m.) S. BRUNO: Mr. Malhotra, when we were talking about available to the enterprise, I believe you seed the water and sewer funds. Are you aware of other funds available to interprise? Other funds that are available to prise funds? Enterprise funds available to the City. orry.	2 3 4 5 6 7 8 9 10 11 12 13 14	bank activity, in terms of looking at, you know, a lot of the information together, but I can't recall that there was one primary document that we relied upon. Q. The 2012 CAFR is relied upon and identified over 30 times in your declaration. Does that seem like a reasonable estimate to you in terms of how many times it's cited in your declaration? MR. STEWART: Objection. BY THE WITNESS: A. It's cited in the context of the outstanding debt balances that the City has, and so I think it's a reasonable assumption with respect to the outstanding indebtedness of the City, which is where
1 MS 2 don't 3 4 5 BY M 6 Q. 7 funds 8 discus 9 10 the e 11 A. 12 enter 13 Q 14 I'm se 15 M	Page 58 S. BRUNO: Why don't we take a quick break. I I only need about ten minutes for a break. (WHEREUPON, a recess was had from 10:57 to 11:08 a.m.) S. BRUNO: Mr. Malhotra, when we were talking about available to the enterprise, I believe you seed the water and sewer funds. Are you aware of other funds available to interprise? Other funds that are available to prise funds? Enterprise funds available to the City. Orry. R. STEWART: Objection, by the way, to the	2 3 4 5 6 7 8 9 10 11 12 13 14 15	Page 60 bank activity, in terms of looking at, you know, a lot of the information together, but I can't recall that there was one primary document that we relied upon. Q. The 2012 CAFR is relied upon and identified over 30 times in your declaration. Does that seem like a reasonable estimate to you in terms of how many times it's cited in your declaration? MR. STEWART: Objection. BY THE WITNESS: A. It's cited in the context of the outstanding debt balances that the City has, and so I think it's a reasonable assumption with respect to the outstanding indebtedness of the City, which is where the CAFR has been referenced as a document.
1 MS 2 don't 3 4 5 BY M 6 Q. 7 funds 8 discus 9 10 the e 11 A. 12 enter 13 Q 14 I'm s 15 M 16 phras	Page 58 S. BRUNO: Why don't we take a quick break. I I only need about ten minutes for a break. (WHEREUPON, a recess was had from 10:57 to 11:08 a.m.) S. BRUNO: Mr. Malhotra, when we were talking about available to the enterprise, I believe you seed the water and sewer funds. Are you aware of other funds available to interprise? Other funds that are available to prise funds? Enterprise funds available to the City. orry. R. STEWART: Objection, by the way, to the se "available to the city."	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Page 60 bank activity, in terms of looking at, you know, a lot of the information together, but I can't recall that there was one primary document that we relied upon. Q. The 2012 CAFR is relied upon and identified over 30 times in your declaration. Does that seem like a reasonable estimate to you in terms of how many times it's cited in your declaration? MR. STEWART: Objection. BY THE WITNESS: A. It's cited in the context of the outstanding debt balances that the City has, and so I think it's a reasonable assumption with respect to the outstanding indebtedness of the City, which is where the CAFR has been referenced as a document. BY MS. BRUNO:
1 MS 2 don't 3 4 5 BY M 6 Q. 7 funds 8 discus 9 10 the e 11 A. 12 enter 13 Q 14 I'm s 15 M 16 phras 17 BY T	Page 58 S. BRUNO: Why don't we take a quick break. I I only need about ten minutes for a break. (WHEREUPON, a recess was had from 10:57 to 11:08 a.m.) S. BRUNO: Mr. Malhotra, when we were talking about available to the enterprise, I believe you seed the water and sewer funds. Are you aware of other funds available to interprise? Other funds that are available to prise funds? Enterprise funds available to the City. Orry. R. STEWART: Objection, by the way, to the se "available to the city." HE WITNESS:	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Page 60 bank activity, in terms of looking at, you know, a lot of the information together, but I can't recall that there was one primary document that we relied upon. Q. The 2012 CAFR is relied upon and identified over 30 times in your declaration. Does that seem like a reasonable estimate to you in terms of how many times it's cited in your declaration? MR. STEWART: Objection. BY THE WITNESS: A. It's cited in the context of the outstanding debt balances that the City has, and so I think it's a reasonable assumption with respect to the outstanding indebtedness of the City, which is where the CAFR has been referenced as a document. BY MS. BRUNO: Q. And thus you would agree then that Ernst &
1 MS 2 don't 3 4 5 BY M 6 Q. 7 funds 8 discus 9 10 the e 11 A. 12 enter 13 Q 14 I'm s 15 M 16 phras 17 BY T 18 A.	Page 58 S. BRUNO: Why don't we take a quick break. I I only need about ten minutes for a break. (WHEREUPON, a recess was had from 10:57 to 11:08 a.m.) S. BRUNO: Mr. Malhotra, when we were talking about available to the enterprise, I believe you seed the water and sewer funds. Are you aware of other funds available to interprise? Other funds that are available to prise funds? Enterprise funds available to the City. orry. R. STEWART: Objection, by the way, to the se "available to the city." HE WITNESS: I do not believe that there are, that I	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Page 60 bank activity, in terms of looking at, you know, a lot of the information together, but I can't recall that there was one primary document that we relied upon. Q. The 2012 CAFR is relied upon and identified over 30 times in your declaration. Does that seem like a reasonable estimate to you in terms of how many times it's cited in your declaration? MR. STEWART: Objection. BY THE WITNESS: A. It's cited in the context of the outstanding debt balances that the City has, and so I think it's a reasonable assumption with respect to the outstanding indebtedness of the City, which is where the CAFR has been referenced as a document. BY MS. BRUNO: Q. And thus you would agree then that Ernst & Young relied upon this information in creating its
1 MS 2 don't 3 4 5 BY M 6 Q. 7 funds 8 discus 9 10 the e 11 A. 12 enter 13 Q 14 I'm s 15 M 16 phras 17 BY T 18 A.	Page 58 S. BRUNO: Why don't we take a quick break. I I only need about ten minutes for a break. (WHEREUPON, a recess was had from 10:57 to 11:08 a.m.) S. BRUNO: Mr. Malhotra, when we were talking about available to the enterprise, I believe you seed the water and sewer funds. Are you aware of other funds available to interprise? Other funds that are available to prise funds? Enterprise funds available to the City. Orry. R. STEWART: Objection, by the way, to the se "available to the city." HE WITNESS:	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Page 60 bank activity, in terms of looking at, you know, a lot of the information together, but I can't recall that there was one primary document that we relied upon. Q. The 2012 CAFR is relied upon and identified over 30 times in your declaration. Does that seem like a reasonable estimate to you in terms of how many times it's cited in your declaration? MR. STEWART: Objection. BY THE WITNESS: A. It's cited in the context of the outstanding debt balances that the City has, and so I think it's a reasonable assumption with respect to the outstanding indebtedness of the City, which is where the CAFR has been referenced as a document. BY MS. BRUNO: Q. And thus you would agree then that Ernst &
1 MS 2 don't 3 4 5 BY M 6 Q. 7 funds 8 discus 9 10 the e 11 A. 12 enter 13 Q 14 I'm s 15 M 16 phras 17 BY T 18 A. 19 know	Page 58 S. BRUNO: Why don't we take a quick break. I I only need about ten minutes for a break. (WHEREUPON, a recess was had from 10:57 to 11:08 a.m.) S. BRUNO: Mr. Malhotra, when we were talking about available to the enterprise, I believe you seed the water and sewer funds. Are you aware of other funds available to interprise? Other funds that are available to prise funds? Enterprise funds available to the City. orry. R. STEWART: Objection, by the way, to the se "available to the city." HE WITNESS: I do not believe that there are, that I	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Page 60 bank activity, in terms of looking at, you know, a lot of the information together, but I can't recall that there was one primary document that we relied upon. Q. The 2012 CAFR is relied upon and identified over 30 times in your declaration. Does that seem like a reasonable estimate to you in terms of how many times it's cited in your declaration? MR. STEWART: Objection. BY THE WITNESS: A. It's cited in the context of the outstanding debt balances that the City has, and so I think it's a reasonable assumption with respect to the outstanding indebtedness of the City, which is where the CAFR has been referenced as a document. BY MS. BRUNO: Q. And thus you would agree then that Ernst & Young relied upon this information in creating its
1 MS 2 don't 3 4 5 BY M 6 Q. 7 funds 8 discus 9 10 the e 11 A. 12 enter 13 Q 14 I'm s 15 M 16 phras 17 BY T 18 A. 19 know 20 avails	Page 58 S. BRUNO: Why don't we take a quick break. I I only need about ten minutes for a break. (WHEREUPON, a recess was had from 10:57 to 11:08 a.m.) S. BRUNO: Mr. Malhotra, when we were talking about available to the enterprise, I believe you seed the water and sewer funds. Are you aware of other funds available to interprise? Other funds that are available to prise funds? Enterprise funds available to the City. orry. R. STEWART: Objection, by the way, to the se "available to the city." HE WITNESS: I do not believe that there are, that I of, other enterprise funds' funds that are	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	bank activity, in terms of looking at, you know, a lot of the information together, but I can't recall that there was one primary document that we relied upon. Q. The 2012 CAFR is relied upon and identified over 30 times in your declaration. Does that seem like a reasonable estimate to you in terms of how many times it's cited in your declaration? MR. STEWART: Objection. BY THE WITNESS: A. It's cited in the context of the outstanding debt balances that the City has, and so I think it's a reasonable assumption with respect to the outstanding indebtedness of the City, which is where the CAFR has been referenced as a document. BY MS. BRUNO: Q. And thus you would agree then that Ernst & Young relied upon this information in creating its assumptions and forecasts, correct?
1 MS 2 don't 3 4 5 BY M 6 Q. 7 funds 8 discus 9 10 the e 11 A. 12 enter 13 Q 14 I'm s 15 M 16 phras 17 BY T 18 A. 19 know 20 avails	Page 58 S. BRUNO: Why don't we take a quick break. I I only need about ten minutes for a break. (WHEREUPON, a recess was had from 10:57 to 11:08 a.m.) S. BRUNO: Mr. Malhotra, when we were talking about available to the enterprise, I believe you sed the water and sewer funds. Are you aware of other funds available to interprise? Other funds that are available to prise funds? Enterprise funds available to the City. orry. R. STEWART: Objection, by the way, to the se "available to the city." HE WITNESS: I do not believe that there are, that I of, other enterprise funds' funds that are able to the City. IS. BRUNO:	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Page 60 bank activity, in terms of looking at, you know, a lot of the information together, but I can't recall that there was one primary document that we relied upon. Q. The 2012 CAFR is relied upon and identified over 30 times in your declaration. Does that seem like a reasonable estimate to you in terms of how many times it's cited in your declaration? MR. STEWART: Objection. BY THE WITNESS: A. It's cited in the context of the outstanding debt balances that the City has, and so I think it's a reasonable assumption with respect to the outstanding indebtedness of the City, which is where the CAFR has been referenced as a document. BY MS. BRUNO: Q. And thus you would agree then that Ernst & Young relied upon this information in creating its assumptions and forecasts, correct? A. It was one of the documents that we refer
1 MS 2 don't 3 4 5 BY M 6 Q. 7 funds 8 discus 9 10 the e 11 A. 12 enter 13 Q 14 I'm se 15 M 16 phras 17 BY T 18 A. 19 know 20 availa 21 BY M 22 Q	Page 58 S. BRUNO: Why don't we take a quick break. I I only need about ten minutes for a break. (WHEREUPON, a recess was had from 10:57 to 11:08 a.m.) S. BRUNO: Mr. Malhotra, when we were talking about available to the enterprise, I believe you sed the water and sewer funds. Are you aware of other funds available to interprise? Other funds that are available to prise funds? Enterprise funds available to the City. Drry. R. STEWART: Objection, by the way, to the se "available to the city." HE WITNESS: I do not believe that there are, that I of, other enterprise funds' funds that are able to the City. IS. BRUNO: Returning to your declaration, I'll direct	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	bank activity, in terms of looking at, you know, a lot of the information together, but I can't recall that there was one primary document that we relied upon. Q. The 2012 CAFR is relied upon and identified over 30 times in your declaration. Does that seem like a reasonable estimate to you in terms of how many times it's cited in your declaration? MR. STEWART: Objection. BY THE WITNESS: A. It's cited in the context of the outstanding debt balances that the City has, and so I think it's a reasonable assumption with respect to the outstanding indebtedness of the City, which is where the CAFR has been referenced as a document. BY MS. BRUNO: Q. And thus you would agree then that Ernst & Young relied upon this information in creating its assumptions and forecasts, correct? A. It was one of the documents that we refer to, yes. Q. But you did not audit that information,
1 MS 2 don't 3 4 5 BY M 6 Q. 7 funds 8 discus 9 10 the e 11 A. 12 enter 13 Q 14 I'm se 15 M 16 phras 17 BY T 18 A. 19 know 20 availa 21 BY M 22 Q	Page 58 S. BRUNO: Why don't we take a quick break. I I only need about ten minutes for a break. (WHEREUPON, a recess was had from 10:57 to 11:08 a.m.) S. BRUNO: Mr. Malhotra, when we were talking about available to the enterprise, I believe you seed the water and sewer funds. Are you aware of other funds available to interprise? Other funds that are available to prise funds? Enterprise funds available to the City. Drry. R. STEWART: Objection, by the way, to the se "available to the city." HE WITNESS: I do not believe that there are, that I of, other enterprise funds' funds that are able to the City. IS. BRUNO:	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	bank activity, in terms of looking at, you know, a lot of the information together, but I can't recall that there was one primary document that we relied upon. Q. The 2012 CAFR is relied upon and identified over 30 times in your declaration. Does that seem like a reasonable estimate to you in terms of how many times it's cited in your declaration? MR. STEWART: Objection. BY THE WITNESS: A. It's cited in the context of the outstanding debt balances that the City has, and so I think it's a reasonable assumption with respect to the outstanding indebtedness of the City, which is where the CAFR has been referenced as a document. BY MS. BRUNO: Q. And thus you would agree then that Ernst & Young relied upon this information in creating its assumptions and forecasts, correct? A. It was one of the documents that we refer to, yes. Q. But you did not audit that information, did you?

4

Q. And what kind of stress testing or

- 2 analysis did you undertake with respect to that
- 3 information to ensure that it was accurate?
- 4 MR. STEWART: By that information, you mean CAFR
- 5 or something else?
- 6 MS. BRUNO: I mean CAFR. Thank you.
- 7 BY THE WITNESS:
- 8 A. The CAFR is the City's audited financial
- 9 statement. We did not run separate stress tests on
- 10 the -- or the information that was applicable from the
- 11 CAFR, but like I said, it was one of the documents
- 12 that we used in terms of coming up and assisting the
- 13 City come up with the forecast.
- 14 BY MS. BRUNO:
- 15 Q. You are aware, though, that it is well
- 16 documented that the City's financial recordkeeping was
- 17 both inadequate and contained numerous deficiencies,
- 18 correct?
- 19 MR. STEWART: Objection.
- 20 BY THE WITNESS:
- 21 A. The information that we were generally
- 22 looking at was for the context of cash in which the
- 23 CAFR was not a primary source. With respect to
- 24 looking at the debt balances that the City had, we did
 - Page 62
 - look at the CAFR. I am not aware of specific
- deficiencies in the context of the debt balances the
- City was reporting in the CAFR, but I have not audited 3
- 4 any of that data.
- 5 BY MS. BRUNO:
- 6 Q. You are aware that the Financial Review
- Team that undertook work for the City found many
- deficiencies with the recordkeeping of the financials
- of the City, are you not?
- 10 MR. STEWART: Objection.
- 11 BY THE WITNESS:
- 12 A. I don't recall specifically, but generally
- 13 the -- the quality of information from the systems
- 14 that have been available, you know, has -- has to be,
- 15 you know, reviewed in order to make sure that we are
- 16 using reasonable assumptions.
- 17 BY MS. BRUNO:
- 18 Q. And what review was undertaken by Ernst &
- 19 Young to ensure that this was reliable information to
- generate assumptions from?
- 21 A. When you say "this," is it --
- 22 Q. CAFR, in this instance.
- 23 From the CAFR, it's the -- the information
- 24 that has been reported with respect to the outstanding

- Page 63 1 indebtedness of the City. We did not go back and do
- original debt documents to try and ascertain whether
- the documentation of the CAFR was accurate or not. 3
 - Q. I'm going to hand you what was previously
- 5 marked as Exhibit 3 at your deposition. Hold on.
- 6 I'll give you a moment to look at this,
- 7 Mr. Malhotra, but this is the February 19th memorandum
- generated by the Detroit Financial Review Team. 8
- Have you seen this document before, 9
- 10 Mr. Malhotra?
- 11 A. Yes. I have.
- 12 Q. And if I can direct your attention to --
- 13 the number is going to be hard to follow, but it's
- 14 marked 2 at the bottom of the page, but it's -- it is
- 15 an attachment to the actual memoranda. So the top of
- the page says "Finding 2012-02." Let me know when --16
- 17
 - A. I'm there.
- 18 Q. You are there, okay.
- 19 And the "Finding 2012-02" relates to
- 20 reconciliations, transaction processing, account
- analysis and document retention. Is that what you 21
- read there? 22
- 23 Α. Yes.
- 24 I'm going to read from the last sentence
 - Page 64
- 1 of the first paragraph, and the findings of the
- Detroit Financial Review Team were that, "During the 2
- 3 audit, we noted deficiencies in the areas of
- 4 transaction processing, account analysis, data
- 5 integrity, reconciliation performance, and document
- 6 retention."
- 7 Do you see where it says that?
- 8 A. Yes.
- 9 Did you understand that that was the state
- 10 of the financial recordkeeping of the City when you
- undertook your work for the City? 11
- 12 MR. STEWART: Objection.
- 13 BY THE WITNESS:
- 14 I can't recall.
- 15 BY MS. BRUNO:
- 16 Q. Another finding, and I'm going to the next
- 17 immediate paragraph, is: "The City's process to
- 18 identify accrued expenses is not adequate. Our audit
- procedures identified expenditures related to fiscal 19
- 20 year 2012 that were not appropriately recorded as
- 21 expenditures in fiscal year 2012."
 - Do you see that?
- 23 A. I see it, yes.
 - Would you agree with me that there are

22

GAURAV MALHOTRA IN RE CITY OF DETROIT, MICHIGAN

Page 65 noted issues and problems with the recordkeeping of

2 the City?

3 MR. STEWART: Objection; the document speaks for

- 4 itself. There is no evidence he wrote it.
- 5 BY THE WITNESS:
- 6 A. That's what the statement says. So, I'm
- 7 not sure I fully understand what your question is.
- BY MS. BRUNO: 8
- Q. Did Ernst & Young do anything to ensure 9
- 10 that the information that they evaluated and relied
- upon was accurate information to draw assumptions 11
- 12 from?

13

11

- A. Who is "they"?
- Q. Ernst & Young. The question -- let me 14
- 15 rephrase the question. That might help.
- 16 Did Ernst & Young do anything to ensure
- 17 that the information that Ernst & Young evaluated and
- relied upon as received from the City was accurate
- 19 information that you could draw assumptions from?
- 20 A. EY did -- our team based on the data that
- 21 was received did go through the information to make
- 22 sure that the assumptions we were using were
- 23 reasonable.
- 24 Q. And what would be the process that Ernst &

- 1 information and assumptions back and forth.
- 2
- Q. Just to be clear, are you aware of any 3 instance or any specific circumstance of -- at all
- where Ernst & Young went back to the City and said, I
- 5 think there is a problem with the information you
- 6 provided?

- A. I am sure there were several conversations
- 8 in which we were challenging and asking questions with
- 9 respect to the data that we were receiving, but I
- don't recall of any one specific instance off the top 10
- of my head that stands out versus not. 11
- 12 Q. Can you give me one example of any
- 13 instance where Ernst & Young challenged the
- 14 information received and went back to any department
- in the City where the information came from to verify
- 16 or better understand a problem with the information
- 17 received?
- 18 MR. STEWART: Objection to form.
- 19 BY THE WITNESS:
- 20 A. There were instances when we were
- 21 receiving reports on cash collections that were not
- 22 appropriately categorized and which -- and which we
- 23 went back and, you know, further evaluated as to, you
- know, what the -- where those cash receipts really
- Page 66
- 1 Young would go through to make sure that information 2 used was reasonable?
- 3 A. Well, it would generally have been that if
- 4 we were receiving some information, we would try and
- review what other documentation may or may not be
- 6 available to support any trends from a historical
- perspective and whether the information was
- consistent, and if it was not consistent, if there
- were any major outliers, speak to the team at the City
- 10 to try and understand what changes may be happening.
 - So, I'm comfortable that what we undertook
- 12 as an analysis of the information that was presented
- 13 by the City after asking questions that we were using
- 14 reasonable assumptions.
- 15 Q. This process that you just outlined, can
- 16 you recall any specific instances where Ernst & Young
- 17 determined that the financial information received
- 18 from the City contained either an outlier or an error?
- 19 A. This was generally a collaborative
- 20 process. So, there was exchange of information
- 21 between the City and the EY team on a regular basis.
- 22 And so I can't recall something off the top of my
- 23 head, but my point is that this was generally an
- 24 iterative and a collaborative process of exchanging

- Page 68 actually belonged in terms of income taxes or property taxes. They were -- that's one example. 2
- 3 There were questions with respect to the
- 4 amount of accounts payable outstanding that the City
- was reporting and, you know, if there were more 5
- 6 invoices than that were actually entered into the
- 7 system or not. So, there have been a variety of
- back-and-forth conversations on different topics which
- is part of what we actually are helping at the City
- 10 with is to try and get our arms around reasonable
- 11 assumptions around the data that is available.
- 12 BY MS. BRUNO:
- 13 Q. Why don't we turn back to Exhibit 4, which
- 14 is the June 14 proposal. And I'll direct your
- attention to what is page 68 of 135 in the electronic
- 16 numbering. And this relates -- the questions that I'm
- 17 going to ask you relate to the restructuring and
- 18 reinvesting initiatives.
- 19 Why is the City spending \$1.25 billion on
- 20 these initiatives?
- A. I think it's in general to improve the 21
- 22 quality of safety as well as blight removal in the
- City. The specifics of that as to how that number was 23
- 24 brought about is something that should be discussed

Page 72

GAURAV MALHOTRA IN RE CITY OF DETROIT, MICHIGAN

Page 69
1 with the Conway MacKenzie team as they were looking at

- 2 the reinvestment portion to the City.
- Q. Did Ernst & Young have any role in 3
- 4 determining the amount the City would spend on these
- 5 reinvestment initiatives?
- 6 In aggregate, no.
- 7 How about in specific to any one Q.
- 8 initiative?
- 9 A. Not -- not in the context of the \$1.25
- 10 billion.
- 11 Just for clarity, there were assumptions
- 12 that were involved in the base case with respect to
- 13 what initiatives or certain initiatives the City had
- 14 already started. And so that part was clarified with
- 15 respect to what assumptions were already included in
- 16 the base case versus not, that would have been
- 17 included in the reinvestment costs into the City.
- 18 Q. I guess I'm not sure that we communicated
- 19 on that.
- 20 Did E&Y have any role in determining the
- 21 amount of money that would go into any particular
- investment -- initiative or investment --
- 23 reinvestment? Excuse me.
- 24 MR. STEWART: Objection.
- Page 70

- 1 BY THE WITNESS:
- 2 A. In the context of the \$1.25 billion, I
- 3 don't recall of a specific initiative where EY
- articulated a certain dollar amount that needed to be
- invested for a specific initiative.
- 6 BY MS. BRUNO:
- 7 Q. Were there specific initiatives that E&Y
- took a more significant role in providing guidance or
- 9 advice for?
- 10 MR. STEWART: Objection.
- 11 BY THE WITNESS:
- 12 A. Not as a part of the \$1.25 billion that's
- 13 been highlighted here. I do not recall -- there were
- 14 conversations so that all of the team members
- 15 understood the assumptions with respect to what was
- 16 already included in the base case, but I do not recall
- 17 of any specific guidance in which EY played a greater
- 18 role in one line item versus the other in the context
- 19 of that 1.25 billion. That's my recollection.
- 20 Q. What is the -- what is the impact of these
- 21 initiatives on revenue collection?
- 22 A. With respect to the revenue collection,
- 23 there are two components. One is the overall increase
- 24 that may come about from the overall improvement in

- the services that are provided as -- and
- correspondingly the revenues that are associated with
- 3 increased fees or fines or some collection rates that
- may be attributable to specific investments. There is
- 5 another source of potential upside, which EY was
- 6 involved in, with respect to making certain
- 7 assumptions on if there is a cleaner and safer City,
- should the overall recovery in terms of the tax 8
- 9 collections the City will have are potentially better
- than in a scenario where there is no investment in 10
- 11 either public safety or blight removal.
- 12 Q. And what was Ernst & Young's involvement
- in that second assumption? 13
- A. Like I said, EY helped formulate the 14
- 15 assumptions with respect to how that there could be a
- 16 scenario where the revenues could increase based on
- 17 making some of these investments because the
- 18 likelihood of having a cleaner and safer City, that
- will likely rebound faster than a City that is not. 19
- Those assumptions are reflected in the current 20
- 21 ten-year proposal.
- 22 Q. How are they reflected in the ten-year
- 23 proposal?

24

2

- If you look at page -- if you look at
- page -- I'm trying to find the page.
 - On page 105 of 135 -- or actually, 104 of
 - 3 135, under the "reinvestment expenditures and
 - adjustments," under the line item that says "increased
 - tax revenues," that amounted to over a ten-year period
 - 6 roughly \$334.5 million. That was the assumption that
 - 7 overall can the growth rate assumptions that are
 - incorporated in the baseline, can they be made -- will
 - they likely get better in the scenario that you have a
 - 10 restructured city with better operations and a cleaner
 - 11 and safer city.
 - 12 Q. And that is why the increased tax revenues
 - 13 are increasing over the course of that ten-year
 - 14 period, is that correct?
 - 15 A. That is correct, that's generally the
 - 16 trend.

- State revenue sharing is a source of
- 18 revenue for the City, correct?
- 19 Α.
- 20 Do you know why it declined from \$250
- 21 million in 2008 to \$173 million in 2012?
- 22 I believe that was what Detroit's share of
- 23 the reduction was as the State reduced state revenue
- 24 sharing --

IN RE CITY OF DETROIT, MICHIGAN Page 75 Page 73 1 (WHEREUPON, there was a short 1 that type of support? 2 2 A. When you say "including pension interruption.) 3 MR. STEWART: Why don't we repeat the question 3 contributions," what is your question, is the City -and partial answer. I mean, asking the State for support for what? 5 MS. BRUNO: Sure. 5 Q. To make contributions to the pension, to BY MS. BRUNO: 6 7 Q. Do you know why that amount declined from provide to the City? 7 \$250 million in 2008 to \$173 million in 2012? 8 8 A. Just let me make sure I understand. 9 A. That was a part of the overall reduction 9 Is your question, has the City asked the 10 for Detroit's part as the State reduced state revenue State to fund the City's pension contributions? 10 11 sharing for a significant number of cities and 11 Q. Any actions taken by the City to seek 12 municipalities and schooling districts. That was what 12 support from the State. 13 Detroit's relevant share of the decline was. 13 A. All right. So that was -- I just --14 Q. Do you know how Detroit's relevant share 14 MR. STEWART: I think -- I think it is her job 15 was determined? 15 to ask you questions. You don't need to ask questions 16 A. No. of yourself. Why don't you just have her ask you a 17 Q. Do you know whether it was determined by a new question that you can understand. 17 18 specific decision or a formula? 18 So, ask a new question. 19 A. No. 19 BY MS. BRUNO: 20 Q. Wouldn't the City be in a better position 20 Q. Are you aware of actions taken by the City 21 today if it continued to receive the same level of 21 to seek support from the State? 22 22 contribution it received years ago? A. Yes. 23 23 Q. And what are you aware of, what actions MR. STEWART: Objection. 24 BY THE WITNESS: 24 are you aware that the City has taken? Page 74 Page 76 A. If you change the assumptions in terms of 1 A. That is a part of the financial stability 1 the revenues and assuming that there are no changes in agreement in which I believe Annex E was where the 3 any of the expenses, I would say the answer would be 3 City and the State would collaborate to move on 4 yes. certain initiatives. 5 BY MS. BRUNO: 5 Q. What role have you had in those Q. What are you aware of with respect to 6 conversations or that relationship? 7 actions taken by the City to support -- to pursue 7 MR. STEWART: Objection. 8 support from the State of Michigan, including pension BY THE WITNESS: 9 contribution -- contributions and other support? 9 A. Not much, if any, that I recall. 10 A. I'm sorry. I don't understand your 10 BY MS. BRUNO: Q. I'm going to return your attention back to 11 question. 11 12 Q. What are you aware of with respect to 12 Amendment No. 7. And, again, this amendment is dated 13 actions taken by the City to pursue support from the 13 July 17, 2013, correct? 14 State of Michigan regarding pension contributions and 14 A. Yes. 15 Q. And the Chapter 9 filing was made by the 15 other support? 16 MR. STEWART: Objection.

20 Q. Sure. Maybe we're not communicating here.

A. Can you rephrase that question, please?

Are you aware of actions taken by the City 21

22 to pursue support from the State of Michigan,

23 including pension contributions and other support?

24 Are you aware of actions taken by the City to pursue

any other financial support additional that they would

16 City on July 18, is that correct?

17 A. Yes.

18 Q. When did Ernst & Young determine that

19 Amendment No. 17 would be necessary?

20 MR. STEWART: Do you mean Amendment No. 7?

MS. BRUNO: Amendment No. 7, yeah. 21

22 BY THE WITNESS:

A. I would say it would be in this May, June 23

24 timeframe. I don't remember of a specific date in the

17 BY THE WITNESS:

19 BY MS. BRUNO:

Page 77

5

1 context of, you know, when Amendment No. 7 was

- 2 initiated.
- BY MS. BRUNO: 3
- 4 Q. And Amendment No. 7 clearly contemplates
- the filing of a Chapter 9 bankruptcy, does it not?
- 6 MR. STEWART: Objection.
- 7 BY THE WITNESS:
- 8 A. It contemplates a contingency plan.
- 9 BY MS. BRUNO:
- 10 Q. Specifically including a filing for
- 11 Chapter 9?
- 12 A. That is right, as one of the scenarios,
- 13 yes.
- 14 Q. And when this agreement was signed,
- 15 Ernst & Young understood that a Chapter 9 filing was
- 16 going to be made, did it not?
- 17 A. No.
- Q. When did Ernst & Young understand that the 18
- 19 Chapter 9 filing was going to be made?
- 20 A. We do not -- I do not recall of a specific
- 21 date when we knew that this would be a date when the
- 22 City would have to file for Chapter 9. When we
- prepared the amendment in the June timeframe, which is
- 24 when we were talking about, we did try to ascertain if

- Page 79
- 1 out of court, but so I think the key aspect was to at 2 least frame what the financial information was and
- articulate that to -- to all of the stakeholders up to
- the best information we had available.
 - Q. Outside of the June 14th proposal and the
- 6 information contained therein, were there other
- 7 alternatives that Ernst & Young considered?
- 8 A. Through the work that EY had done for the
- 9 City, it was -- and all of the concessions that have
- 10 been made by various stakeholders at the City
- 11 including first and foremost the City's active
- employee base, the Ernst & Young was constantly 12
- assisting the City in evaluating what restructuring
- 14 efforts from a cost reduction standpoint, what sort of
- savings could be quantified. However, some 15
- 16 rationalization or restructuring of the City's legacy
- 17 liabilities started to become more and more apparent
- given the declining revenues and combined with the 18
- 19 significant amount of concessions the City's active
- employee base had already endured over the last couple 20
- of years. 21
- 22 So we looked at different sorts of cost
- 23 reduction efforts, but a lot of those cost reduction
 - efforts had already and were undertaken over the

Page 78

- one of the contingency scenarios would be a Chapter 9.
- 2 So that scope was included.
- 3 Q. When did Ernst & Young become aware that
- the City was going to file for Chapter 9 bankruptcy?
- 5 A. I do not recall of a specific date.
- 6 Your declaration is dated July 18th,
- 7 correct?
- 8 A. That's when it was signed, yes.
- 9 Q. And how long did you spend drafting this
- 10 declaration?
- 11 A. I don't recall. It could have been
- 12 probably a week or two is -- I don't recall
- 13 specifically.

14

- Q. You discussed that Chapter 9 was
- 15 considered -- filing of the Chapter 9 was considered a
- 16 contingency or one of the alternatives, correct?
 - A. That is correct.
- 18 Q. At this time, and by that I mean the June,
- 19 July timeframe or perhaps if it helps to say the -- I
- 20 want to use the term that you use -- additional summer
- 21 of 2013 services, what were the other alternatives
- 22 Ernst & Young analyzed?
- 23 A. It was essentially in the construct of the
- 24 June 14th proposal is if a restructuring was possible

- course of the last few months. 1
- 2 Q. Any other alternatives?
- 3 A. Those are the ones that come to mind in
- terms of looking at this proposal, other cost
- reduction efforts that generally come to mind.
- 6 Q. We discussed at length of forecasting for
- 7 the general fund as discussed in your declaration.
- 8 Did Ernst & Young conduct or analyze any
- 9 additional forecasting for any of the other enterprise
- 10 funds --
- MR. STEWART: Objection. 11
- 12 BY MS. BRUNO:
- 13 Q. -- for the city?
- 14 Not other than that timeframe, the
- 15 short-term timeframe I already talked about earlier,
- but we did not make any other assumptions with respect
- 17 to enterprise fund forecasting other than what I
- 18 articulated earlier.
- 19 Q. Do you anticipate providing any additional
- 20 supporting information or declaration to the City in
- 21 support of its statement of qualifications?
- 22 A. Not -- I do not anticipate that as of yet.
- 23 MS. BRUNO: I think that's all of the questions
- 24 that I have for this witness at this time.

GAURAV MALHOTRA IN RE CITY OF DETROIT, MICHIGAN

MR. TEELE: I have a few questions.
 EXAMINATION

3 BY MR. TEELE:

4 Q. Mr. Malhotra, I am Jason Steele from the

5 Lowenstein Sandler firm. We represent AFSCME in this

6 case.

7 I'm going to do my best not to cover any

3 of the ground that Ms. Bruno covered this morning. So

9 bear with me for a moment. It might be a little bit10 shaky.

11 First, did you review personally any of

12 the pleadings that were filed by any of the parties in

13 the bankruptcy case objecting to the City's

14 eligibility to file Chapter 9 bankruptcy?

15 A. Not specifically. I may have glanced

16 through a couple, but not any that I recall off the

17 top of my head.

18 Q. And you have reviewed the June 14th

19 creditor proposal, Exhibit 4, is that right?

20 A. Yes.

21 Q. And, in fact, you actually had some input

22 into the creation of this proposal, is that right?

23 A. That's correct.

24 Q. But ultimately the proposal was prepared

Page 81 | 1 Q. Is that your understanding?

2 A. My understanding is that our client is the

3 City of Detroit and we are reporting ultimately to

4 Kevyn Orr currently.

7

9

12

5 Q. And who -- if you know, who appointed

6 Mr. Orr to his position?

A. I can't answer that.

8 Q. So you don't know?

A. Yeah, it is either -- my assumption is

10 it's -- whether it's the Emergency Loan Board or the

11 Governor, that that would be my understanding.

Q. Would it be your understanding that the

13 Emergency Manager is appointed by the State of

14 Michigan as opposed to elected by the people in

15 Detroit, is that correct?

16 MR. STEWART: Objection.

17 BY MR. TEELE:

18 Q. Do you know?

19 A. I can't answer that.

20 Q. Do you currently or does E&Y currently

21 report to the Mayor of Detroit?

22 A. In terms of the daily activities, our main

23 interaction has been with Kevyn Orr and his team in

24 the construct of the Proposal For Creditors.

Page 82

1

9

1 by whom, the Emergency Manager?

2 A. It was a proposal that was made by the

3 City to its different creditors.

4 Q. And the Emergency Manager is the one who

5 was the proponent of the proposal, is that right?

A. I would say it was the City in terms of

7 making the proposal to the creditors.

8 Q. So, EY is retained by the City of Detroit,

9 is that correct?

6

10 A. That's correct.

11 Q. And that was the original retention and

12 that's the way it stands today, right?

13 A. Yes.

14 Q. And you report to -- ultimately to the

15 Emergency Manager currently, is that right?

16 A. That is correct.

17 Q. And the Emergency Manager acts for the

18 City of Detroit in place of the City's Mayor and

19 Council or other elected representatives, is that

20 right?

21 MR. STEWART: Objection.

22 BY THE WITNESS:

A. I can't answer that.

24 BY MR. TEELE:

Page 84
Q. And do you report currently to the City

2 Council of Detroit?

3 A. Our work is in the connection with the

4 Proposal For Creditors is generally reported to Kevyn

5 Orr and his team.

6 Q. Do you meet regularly, you personally or

7 any members of your team meet regularly with either

8 the Mayor of Detroit or the City Council of Detroit?

A. Not generally at the current time.

10 Q. When was the last time that you had a

11 meeting with the Mayor?

12 A. Actually, probably just a -- maybe three

13 weeks ago or somewhere around that timeframe.

14 Q. Do you meet with anybody representing the

15 governor of the State of Michigan?

16 A. At times we've had meetings with the State

17 Treasurer, but I don't recall the last one.

18 Q. Have you had any meetings with any state

19 representative, state official, such as the Treasurer,

20 since the Chapter 9 petition was filed by the City?

21 A. Yeah, I think so.

22 Q. And who did you meet with at that time?

23 A. I think we met with Andy Dillon.

24 Q. I'm sorry. Who is --

Page 88

GAURAV MALHOTRA IN RE CITY OF DETROIT, MICHIGAN

A. Andy is the State Treasurer.

- 2 Q. Anybody else?
- 3 A. Probably Tom Saxton at some point in time.
- 4 Q. And who is Mr. Saxton?
- 5 A. I believe he is the Deputy State
- 6 Treasurer, I think.
- 7 Q. Did you meet with any state representative
- B prior to the filing of the Chapter 9 petition
- 9 specifically to discuss whether the Chapter 9 petition
- 10 should be filed?
- 11 A. Not to discuss the specific Chapter 9
- 12 filing.
- 13 Q. Was your opinion -- when I say your, I'm
- 14 referring to you as well as your E&Y team.
 - Was your opinion about the filing of the
- 16 Chapter 9 petition solicited by anybody prior to
- 17 filing?

15

- 18 A. Not specifically in connection with
- 19 whether the City has to file or does not have to file.
- 20 I don't remember of a specific conversation whether
- 21 that was put forth or not.
- 22 Q. Was it -- did you have a conversation
- 23 previous -- prior to the filing with respect to
- 24 whether E&Y believes it would be advisable or
- hether 20 it dealt at all with retirees?

Page 85

2 agreement?

Were you?

time, yeah.

tentative agreement.

3

5

6

7

8

9

10

11

12

14

15

19

21 A. Not that I can recall.

18 provided to the active employees.

retirees, is that correct?

22 Q. Do you recall modeling for the City's

1 generally familiar with the terms of the tentative

A. This was a while ago, so I'm not -- I have

not gone back and refreshed specific terms of the

Q. At the time you were familiar with it?

A. I was generally familiar with it at the

Q. And to the best of your recollection,

recognizing it was a while ago, the terms of the

A. I don't remember specifically on the

16 construct of the retirees. I do remember that there

tentative agreement included changes in employment

terms and benefits for active employees as well as

17 were changes to the overall compensation and benefits

Q. But you don't recall specifically whether

- 23 benefit any impact of these negotiated changes on
- 24 retiree costs to the City?

Page 86 inadvisable for the City to file Chapter 9?

- 2 A. No. EY specifically, our team analyzed
- 3 that given all of the concessions, the active work
- 4 force and the cost reduction efforts that had been
- 5 taking place in addition to some of the efforts with
- 6 respect to reducing the active work force as well as
- 7 wage reductions and combined with the declining
- 8 revenues, that a rationalization or a restructuring of
- 9 the long-term liabilities of the City may be required.
- 10 But EY did not specifically have an input whether
- TO But LT did not specifically have an input whether
- 11 Chapter 9 was or was not the only alternative.
- 12 Q. Going back in time just a little bit, in
- 13 2011 and 2012, an agreement in principle, it is called
- 14 a tentative agreement, was reached between the City of
- 15 Detroit and the unions representing its active
- 16 employees, is that correct?
- 17 A. Yes, that is my understanding.
- 18 Q. And E&Y was involved in the negotiations
- 19 leading to that tentative agreement, is that right?
- 20 A. E&Y was involved in assisting quantify
- 21 some of the savings in conjunction and collaboration
- 22 with the City as the City negotiated with the -- its
- 23 unions.
- Q. And based on your involvement, are you

- 1 A. Not that I recall with respect to
 - 2 retirees.3 Q. In approximately late 2012, approximately
 - 4 October of 2012, the Mayor and City Council were
 - 5 working on revenue enhancement measures, is that
 - 6 right? Do you recall that?
 - 7 A. I don't remember of a specific timeframe,
 - 8 but there is always actions that are being undertaken
 - 9 to ascertain and figure out ways to improve the City's
 - 10 revenue position.
 - 11 Q. Once the Detroit Financial Review Team
 - 12 submitted its report to the Governor, and I'm
 - 13 referring to Exhibit 3 from your previous deposition,
 - 14 I think it was handed to you before?
 - 15 MR. STEWART: What is that?
 - 16 MR. TEELE: 3.
 - 17 MR. STEWART: Oh, got it.
 - 18 BY MR. TEELE:
 - 19 Q. When this report was issued to the
 - 20 Governor, do you recall whether the Mayor and City
 - 21 Council publicly responded to the findings?
 - 22 A. I do not recall of the specific response
 - 23 on the findings to the Financial Review Team.
 - (WHEREUPON, a certain document was

GAURAV MALHOTRA

IN RE CITY OF DETROIT, MICHIGAN Page 89 Page 91 1 marked Malhotra Deposition 1 tell you that during that particular timeframe the 2 Exhibit No. 9, for identification, as City alongside us was evaluating other significant 3 of 09/20/13.) 3 scenarios as to how further costs could be reduced or 4 MR. STEWART: So what's the question? cash deferrals could be made in order to assist the 5 MR. TEELE: Does he have the document now? I'm City from running out of cash during this timeframe. 6 sorry. 6 I do not recall specifically of the conclusion. MR. STEWART: Yes. 7 7 Q. Okay. And in -- is it true that the City 8 BY MR. TEELE: 8 of Detroit would not have run out of cash to fund its Q. Mr. Malhotra, I guess first of all, have 9 9 operations in fiscal year 2013? 10 you seen this document before? 10 MR. STEWART: Objection. 11 A. I'm sure I have it somewhere. I don't BY THE WITNESS: 11 12 remember reading it with too much detail, but I have 12 A. Based on what assumptions? 13 it in front of me now. 13 BY MR. TEELE: 14 Q. Okay. If you look down at the bottom of 14 Q. Based on whatever measures the City had 15 page 1 under 1.a, it indicates that, "The 15 been taking to reduce costs or defer expenses. 16 Administration, Council President Pugh, Council 16 A. It, again, depends. I would have to go 17 President Pro-Tem Brown, Councilmember Cockrel, Fiscal 17 back and look at that, the cash flows from that 18 staff, Ernst & Young consultants, along with Miller timeframe for fiscal year 2013. But what my 19 Canfield met over December holiday break to come up 19 recollection is that there were various scenarios that 20 with a cash plan with countermeasures to get the City we were looking at, that the City was evaluating, 20 through June 30, 2013." 21 21 which were predominantly related to cash deferrals or 22 Do you see that? 22 some significant further changes to the compensation 23 Yes, I do. Α. 23 of the active employees. 24 Q. First of all, June 30, 2013, is that the 24 Q. Would you agree that the City did not face Page 90 Page 92 end of the fiscal year for the City? the exhaustion of its cash before the end of calendar 1 2 That's correct. year 2013? 2 3 Q. Is that why June 30 is the magic date 3 A. Can you reask that question, please? 4 there? 4 Do you agree from the perspective of today 5 MR. STEWART: Objection. or, more specifically, from the perspective of the day BY THE WITNESS: 6 6 that the Chapter 9 petition was filed, do you agree 7 A. It is -- it is the end of the fiscal year 7 that the City did not face exhaustion of its cash for the City. I'll leave it at that. 8 until before the end of 2013 calendar year? 9 BY MR. TEELE: 9 MR. STEWART: Objection.

10 Q. Were you part of the Ernst & Young

11 consultants referenced here who met over the

December holiday break to come up with a plan?

13 A. Yes.

14 Q. And then if you continue reading in that

15 same bullet point on page 2, it says, "The conclusion

16 of the group was that full savings from City

17 Employment Terms, any new contract adjustments and

other cash savings measures would materialize in FY

19 2014 to absorb one time reversals without the use of

20 remaining \$50 million in the escrow account."

21 Do you recall whether that is an accurate

22 representation of what the conclusion of the group

23 was?

24 A. I don't recall at this juncture, but I can

10 BY THE WITNESS:

11

12

22

A. I would have to go back and look.

What I can tell you is in terms of

13 exhaustion in cash accounts on a particular day, the

City's general fund is a billion dollar enterprise in

which there is daily cash activity. That being said,

the amount of cash that the City has which has been

17 publicly reported has pooled cash in there, i.e., cash

18 belonging to other funds potentially and including the

19 deferral of potentially in excess of \$100 million

20 worth of pension payments already and pooling cash

from other funds. 21

So, at any particular point in time on

that date the overall cash position of the City could 23

24 have been negative if the City had actually disbursed

IN RE CITY OF DETROIT, MICHIGAN Page 95 Page 93 1 and the accounts that were either commingled or 1 BY MR. TEELE: 2 pooled. But I do not know of that specific time at 2 Q. Have you seen the document that's in front 3 of you that's been marked as Exhibit 10? 3 this juncture. 4 BY MR. TEELE: 4 No. Q. I'm trying to figure out, would you agree 5 Q. You've never seen this. 5 6 with the statement that the City would not exhaust its 6 MS. BRUNO: Jason, can you identify for the 7 cash before the end of calendar year 2013? 7 record the Bates number on Exhibit 10. 8 MR. STEWART: Objection. MR. TEELE: Yes. It is DTM100117210 through 8 9 BY THE WITNESS: 9 7215. 10 A. I don't agree with that because it's based 10 MS. BRUNO: Thank you. 11 on assumptions and how you look at those assumptions. 11 BY MR. TEELE: 12 BY MR. TEELE: 12 Q. I'm sorry. Mr. Malhotra, did you say you 13 Q. If the City took that position, if the 13 have never seen this document before? 14 City took the position that it would not run out of 14 That's what I said, no. 15 cash before the end of calendar year 2013, in a 15 Q. If you've never seen it, then I'm not 16 pleading filed with the bankruptcy court, would you 16 going to waste your time asking you questions about 17 disagree with that? 17 it. A. I'm sorry. Are you asking calendar year 18 18 (WHEREUPON, a certain document was 19 2013 or fiscal year 2013? 19 marked Malhotra Deposition 20 Q. I'm asking calendar year 2013. 20 Exhibit No. 11, for identification, 21 A. That's a hypothetical question. All I can 21 as of 09/20/13.) 22 give you in answer is in terms of the assumptions that 22 BY MR. TEELE: 23 the City was using with respect to what cash will or Q. Before we go very far, can you just tell 23 24 will not be available over the course of the next few 24 me if you have ever seen this document before? Page 94 Page 96 1 months in terms of the assumptions that were being 1 A. I generally recall seeing this. 2 used. If that means significant deferrals and 2 Q. Okay. This document does not have Bates 3 continuing to increase the indebtedness, there are 3 numbers, but it is identified as City of Detroit 4 various assumptions that can be used. So I do not Restructuring Plan, Mayor's Implementation Progress 5 know of the specific assumptions you are referring to. Report, dated March 2013. 5 6 Q. Now, you know that the City filed a brief, 6 Were you -- was Ernst & Young involved in 7 a legal pleading in the bankruptcy court arguing that 7 preparing this report? 8 the City is eligible to file Chapter 9 under the 8 A. This format generally looks like what we Bankruptcy Code; are you aware of that? were using, but I do not know -- remember specifically 10 A. Yes. 10 what parts of this report we may or may not have 11 Q. Did you review that brief before it was 11 assisted in. 12 filed with the bankruptcy court? 12 Q. And if you look at page 5 of the report, 13 that slide deals with the topic Financial Stability. 13 A. Not extensively, that I recall. 14 MR. STEWART: Jason, if you don't have enough 14 Do you see that? 15 copies, I will have to insist that I have one. I 15 A. Uh-huh. 16 can't have my witness being examined with a document 16 Q. And it says that the City has a plan "to 17 that I can't look at. 17 address the City's \$150 million annual structural 18 MR. TEELE: You can have mine when I'm done. 18 deficit." 19 MS. BRUNO: Okay. 19 Do you see that at the top of that page? 20 20 MR. TEELE: No problem. A. Yes.

as of 09/20/13.)

(WHEREUPON, a certain document was

marked Malhotra Deposition

Exhibit No. 10, for identification,

21

22

23

24

Q. At the time this was prepared, did E&Y

22 have a view, an opinion as to whether the \$150 million

23 of revenue and cost savings that are identified on

24 this slide were sufficient to get the City through

Page 100

GAURAV MALHOTRA IN RE CITY OF DETROIT, MICHIGAN

fiscal year 2013?

2

20

Page 97

4

5

7

15

21

1

- A. So you are stretching back to fiscal year 3 2013.
- 4 Q. Well, to be fair, the next question will
- 5 be what about calendar year 2013. If you want to
- address it all at once, go ahead. 6
- 7 A. I don't know about the calendar year 2013.
- In terms of view with respect to running out of cash,
- 9 I don't remember whether this would or would not have
- 10 been enough, but from a fiscal year 2013 standpoint,
- 11 depending on the assumptions that you use. That being
- 12 said, that, you know, these revenue enhancement
- 13 initiatives and some of these cost savings may, you
- 14 know, have -- some of these have been already
- 15 incorporated, i.e., these achieved cost savings of
- 16 \$150 million says it's achieved, so my assumption is
- 17 they would have already been incorporated in whatever
- 18 assumptions we had.
- Q. I'm going to jump ahead a little bit. 19
 - Are you aware whether the Emergency
- 21 Manager met with stakeholders regarding the Proposal
- 22 For Creditors, which is Exhibit 4?
- 23 A. Yes, there was -- the Emergency Manager
- 24 was present at the June 14 proposal in which the

- meeting at the Westin Hotel? 1
 - 2 A. So, when you say individual stakeholders,
 - 3 can you explain what you are referring to?
 - Q. Let's take a step back.
 - So the June 14th meeting at the Westin
 - Hotel, that was with many creditors, right? 6
 - A. That's right.
 - 8 Q. Was it open to the public, anybody who
 - 9 wanted to come and listen to come or was it more
 - 10 discrete than that?
 - A. I don't recall specifically how the 11
 - 12 logistics of it were handled. I do not think it was
 - 13 open to all of the general public, but I'm not sure.
 - 14 I do not believe it was.
 - Q. But there were different -- there were
 - 16 several different creditors in -- in attendance, as
 - far as you know, correct? 17
 - 18 A. That is correct, yes.
 - 19 Q. So there would have been financial
 - 20 creditors like bondholders present, do you know?
 - A. That's my assumption, yes.
 - 22 Q. And were employee representatives, such as
 - 23 unions, like AFSCME, my client, do you know if those
 - kinds of creditors were also present?

Page 98

- 1 majority of creditors, if not all -- a significant
- number of creditors were present.
- 3 Q. And were you present for that meeting?
- 4 A. Yes, I was.
- 5 Q. Where was that meeting?
- 6 That was at the Westin Hotel by the
- 7 airport.
- 8 Q. In Detroit?
- 9 A. That is correct.
- 10 Q. Were there other meetings that you are
- 11 aware of between the Emergency Manager and individual
- 12 stakeholders regarding the Proposal For Creditors?
- 13 A. You would have to ask the Emergency
- 14 Manager that. I do not know of his specific calendar.
- 15 Q. No. I'm asking if you are aware of any
- 16 meetings?
- 17 A. I'm not aware of whether he did or did not
- 18 have meetings. I do not maintain his calendar.
- 19 Q. And you were not present at any
- 20 meetings -- any such meetings, correct?
- 21 A. Any what such meetings?
- 22 Q. Between the Emergency Manager or his
- 23 representatives and individual stakeholders regarding
- 24 the Proposal For Creditors outside of the June 14th

- A. I think they were.
- 2 Q. So, after that meeting, are you aware --
- 3 did you attend any meetings with the Emergency Manager
- and any individual creditor group regarding this
- 5 **Proposal For Creditors?**
- A. We've had meetings subsequent to the June 6
- 7 14th proposal. I do not recall if the Emergency
- Manager was present in person or not, but along with
- 9 the other advisers that have been helping the City,
- 10 there have been meetings with other stakeholders to
- discuss things like healthcare plans, both on the 11
- 12 active and retiree side, but if -- I do not recall if
- 13 there was a specific meeting where Kevyn was or was
- 14 not involved.
- 15 Q. Okay. And do you recall who you met with
- 16 in terms of the stakeholder group?
- 17 A. I think in general at the meetings for
- 18 the -- on the healthcare side were with some of the
- union representatives and that there were similar 19
- 20 meetings on the retiree side. However, at that point
- in time, there was not an official retiree committee 21
- 22 that was appointed, at least as of June 20th from what
- 23 I recall.
- Q. Do you remember approximately when the 24

III	RE CITY OF DETROIT, MICHIGAN		101-104
4	Page 101 last of those meetings occurred?	1	Page 103 Creditors?
1 2	A. When the last of which meetings	2	MR. STEWART: Can I have the question reread,
3	specifically?	3	please.
4	Q. The meetings with the Emergency Manager's	4	(WHEREUPON, the record was read
5	representatives or consultants, such as EY, and	5	by the reporter as requested, as
6	individual stakeholder groups?	6	follows:
7	A. There was a meeting a week or ten days ago	7	"Q. And I'm asking you, when
8	with the Official Committee of the Retirees and their	8	was to the best of your knowledge,
9	respective advisers along with Kevyn Orr and his	9	when was the last meeting when did
10	advisers.	10	the last meeting take place at which
11	Q. And was that meeting specifically to	11	either the Emergency Manager or his
12	discuss the Proposal For Creditors or was that a	12	representatives were present along
13	meeting generally to discuss, you know, what's	13	with individual creditors of Detroit
14	happening in the bankruptcy case?	14	for the specific purpose of
15	A. I think that that's when you asked	15	discussing the Proposal For
16	your question was when was the last meeting, that's	16	Creditors?")
17	what I thought you said.	17	BY MR. TEELE:
18	Q. The question was when was the last such	18	Q. That's a horrible question. Let's ask it
19	meeting, such meeting being the meeting where the	19	this way.
20	Proposal For Creditors was discussed with individual	20	To your knowledge, when was the last
21	stakeholders?	21	meeting with stakeholders before the Chapter 9 filing?
22	MR. STEWART: I think that reveals the defect in	22	A. There were a series of meetings that were
23		23	happening between the June 14th timeframe and when the
24	question. Why don't you start over again so we don't	24	Chapter 9 filing took place. I do not know if and
1	Page 102 have this ambiguity in the record.	1	Page 104 I was not present in every single meeting. So I do
2	BY MR. TEELE:	2	not know of the last specific date. But there were a
3	Q. Hopefully that clarifies it.	3	series of meetings between the June 14 proposal and
4	Do you understand the question now?	4	the filing date with not only, as you said, the banks
5	A. I think I would like you to ask the	5	as one of the stakeholders, but also discussions with
6	question again, please.	6	union members or, you know, potentially some retirees.
7	Q. So, on June 14th there was a meeting	7	Q. Do you know whether the June 14th proposal
8	between the emergency manager and his representatives	8	for creditors has been revised at all?
9	and various stakeholders in the City's bankruptcy	9	A. Not not not to my knowledge
10	case or potential bankruptcy case regarding the	10	specifically that it has been revised from an overall
11	Proposal For Creditors, correct?	11	structure standpoint. I mean, are you do you have
12	A. Yes.	12	a specific question on that June 14th proposal?
13	Q. And I think you testified that subsequent	13	Q. I just want to know if any changes have
14	to June 14th, you're aware of meetings between	14	been made based on any meetings with stakeholders,
15	representatives of the Emergency Manager and	15	that you are aware of?
16	individual creditors regarding the Proposal For	16	A. I do not I do not know I need to
17	Creditors. Did I	17	just give some thought through all of the back and
18	A. That is correct.	18	forth where the City was soliciting input and from its
19	Q. And I'm asking you, when was to the	19	different stakeholders, you know, what the revisions,
20	best of your knowledge, when was the last meeting	20	if any, have been. But I'm just trying to recall if I
21	when did the last meeting take place at which either	21	know of any specific changes that have already been
22	the Emergency Manager or his representatives were present along with individual creditors of Detroit for	22	incorporated based on either recommendations of proposals, if any, that were made by some of the
23	THE SECT STORM WITH INDIVIDUAL CLEATING OF FIGURAL TOP	23	proposals if any inat were made by some of the
24	the specific purpose of discussing the Proposal For	24	different stakeholders.

September 20, 2013 105-108

Page 105 Q. Going back a little bit, with respect to

2 the ten-year projections, do you recall who instructed

- EY to begin compiling or preparing the ten-year 3 projections?
- 5 A. I think it was generally the former CFO 6 and the former program management director.
- 7 Q. And they did that prior to or after the 8 appointment of the Emergency Manager?
- 9 A. I have to recall. We started with a
- 10 five-year projection that we would start figuring out
- 11 whether we do a five-year or a ten-year and then we
- 12 transitioned from five-year to ten-year. I don't
- 13 recall specifically at what timeframe.
- 14 Q. And then why did you transition from 15 five-year to ten-year?
- 16 A. Just from the nature of looking at the
- 17 City's liabilities, having a longer term view was more relevant versus having a shorter term view.
- 19 Q. Generally speaking, the longer you project
- 20 financial performance of an entity, government entity
- 21 or even a private entity, does your confidence in the
- 22 results shown in the projections decrease with the
- 23 longer period? In other words -- I'm sorry.
- 24 Did you understand that question?
- Page 106

1

A. I did.

1

- 2 Q. Okay.
- 3 A. As long as you are making reasonable
- assumptions for a five-year or a ten-year timeframe,
- the comfort along certain assumptions in the short
- 6 term when they are based on recent trends is always
- higher than projections that are in the long term.
- That being said, it also depends on the reasonableness
- of the assumptions in terms of the comfort level.
- 10 Q. And is it true that EY did not compile the
- 11 data that is included in the buildup to the ten-year 12 projections?
- 13 A. We did not audit the data. When you say
- 14 compile the data, if you can rephrase your question.
- 15 Q. You took data from other sources, for
- 16 example, from the CAFR, the Comprehensive Annual
- 17 Financial Report, right?
 - A. That was one source.
- 19 Q. Right. That's one source. And there are
- 20 other sources.

18

- 21 And you took data that was compiled by
- 22 other consultants retained by the City, for example,
- 23 by Milliman, is that right?
- 24 A. For certain assumptions.

- Page 107 Q. And you used information that you were
- 2 able to obtain directly from the City's -- directly
- from the City, the different agencies and departments 3
- of the City in your ten-year projections, right?
- 5 A. Not necessarily. The City does not have
- any ten-year projections currently. The data that we
- used was based on ascertaining what historical 7
- information was available and then using those --8
- using that data alongside some of the assumptions that 9
- we got from the other advisers, helping pull together 10
- 11 ten-year assumptions. I do not know of any ten-year
- 12 assumptions the City had historically that we would
- 13 have used as a starting point.
- 14 Q. But you didn't create the historical -- in
- 15 other words, you didn't -- again, you didn't create
- the historical data yourself from -- from original 16
- sources, did you? You took -- did you? 17
- 18 A. When you -- you've got to rephrase that 19 question.
- You took the historical data directly from 20 Q. 21 the City?
- 22 A. The City's historical data, we took the
- 23 data that the City gave us and then made sure that
- 24 what data was reasonable, how we would actually look

Page 108

- at the assumptions and that historical data. So we
- had to look at the data, look at what the assumptions
- were with respect to how that data was classified, how
- that data was categorized to make sure that we could
- actually use that data. So there wasn't just a raw
- 6 data dump in which we could use that data in its
- 7 original form without having to analyze it further.
- 8 Q. All right. See, that's where my confusion
- is, because I thought that you had testified earlier
- 10 that you didn't really audit data?
- 11 A. That's right.
- 12 And you didn't go back to --
- MR. STEWART: You have to wait for a question. 13
- 14 He is not asking you a question.
- BY MR. TEELE: 15
- 16 Q. And you didn't, for example -- and I think
- you gave this example, you didn't go back to the
- original bond offering documents to make sure that the
- amounts stated in the data that you were using was 19
- 20 correct, right?
- 21 MR. STEWART: Well, wait a minute. What's the
- 22 question? That was a speech essentially. Just ask a
- 23 question.
- 24 BY MR. TEELE:

Page 111 Page 109 Q. I'm going to move on. It's a point of 1 Α. No. 2 confusion in my head, but I'll move on. 2 Was the CAFR audited? Q. 3 MR. STEWART: I think the transcript will clear 3 Α. Yes. 4 it up. I think it was covered. 4 Q. Audited by who? 5 MR. TEELE: I don't have anything further. 5 A. KPMG. 6 Thank you. 6 Q. And tell us who or what is KPMG? 7 MR. STEWART: Does anyone else have questions? 7 Α. KPMG is the City's auditor and it is MS. BRUNO: Why don't we take a short break so I 8 another Big 4 accounting firm. 8 9 can communicate with everyone on the phone. 9 Is it one of the international accounting 10 MR. STEWART: Okay. 10 firms that is known in the United States and 11 MS. BRUNO: And then we can come back to you. 11 elsewhere? 12 MR. STEWART: Okay. 12 A. Yes. 13 (WHEREUPON, a recess was had 13 Q. Comparable to E&Y in terms of what it from 12:22 to 12:30 p.m.) 14 14 does? 15 MS. BRUNO: We are back on. 15 Generally, yes. Α. 16 Counsel on the phone, we are back on the 16 MR. STEWART: Okay. That's all I have. 17 record. And I believe when we went off the record, we 17 Thank you. 18 were going through the people on the phone on a roll MR. TEELE: I have no questions. 18 19 call to see if anyone has any questions for 19 MR. STEWART: So is the record closed? 20 Mr. Malhotra. 20 MS. BRUNO: It is at this time. MR. PLECHA: Ryan Plecha from the Association 21 21 MR. STEWART: Okay. 22 Parties, we do not have any questions. 22 (Time Noted: 12:32 p.m.) MR. STEVENSON: This is John Stevenson from FURTHER DEPONENT SAITH NOT. 23 23 24 Clark Hill. I do not have any questions. 24 Page 110 Page 112 1 MS. TAUNT: Meredith Taunt on behalf of the 1 REPORTER'S CERTIFICATE Retired Detroit Police Members Association. We do not 2 I, JULIANA F. ZAJICEK, C.S.R. No. 84-2604, 3 have any questions. a Certified Shorthand Reporter, do hereby certify: 4 MS. BRUNO: Anyone else on the phone? 4 That previous to the commencement of the MS. KAUFMAN: This is Dana Kaufman for Financial examination of the witness herein, the witness was 5 6 Guaranty Insurance Company. We do not have any 6 duly sworn to testify the whole truth concerning the 7 questions. 7 matters herein; MR. STEWART: This is Jeff Stewart, I have just 8 8 That the foregoing deposition transcript 9 a few questions of Mr. Malhotra, from Jones Day. I 9 was reported stenographically by me, was thereafter 10 represent the witness and also the City, just a few 10 reduced to typewriting under my personal direction and 11 questions. constitutes a true record of the testimony given and 11 12 **EXAMINATION** 12 the proceedings had; 13 BY MR. STEWART: 13 That the said deposition was taken before 14 Q. Mr. Malhotra, you were asked in your 14 me at the time and place specified; deposition about a document called the Comprehensive 15 That I am not a relative or employee or 16 Annual Financial Report of the City of Detroit. 16 attorney or counsel, nor a relative or employee of 17 Do you remember being asked about that? such attorney or counsel for any of the parties 17 18 A. Yes. hereto, nor interested directly or indirectly in the 18 19 Q. That's sometimes called a CAFR, C-A-F-R? 19 outcome of this action. 20 A. Yes. 20 IN WITNESS WHEREOF, I do hereunto set my 21 Q. Did E&Y audit the CAFR? 21 hand on this 21st day of September, 2013. 22 No. 22

24 creation of the CAFR?

Or audit the accounts that led to the

23

JULIANA F. ZAJICEK, Certified Reporter

23

	Page 112				Dogg 11F
1	Page 113	1	DEPO	SITION ERRATA S	Page 115
2	WITNESS: PAGE:	2	Page NoLine	NoChange	to:
3	GAURAV MALHOTRA				
4	EXAM BY MS. BRUNO 7	3			
5	EXAM BY MR. TEELE 81	4	Reason for change:		
6	EXAM BY MR. STEWART	5	Page NoLine	NoChange	to:
7		6			
8	****	0			
9		7	Reason for change:		
10 11	E X H I B I T S MALHOTRA EXHIBIT MARKED FOR ID	8	Page NoLine	NoChange	to:
12	No. 8 Amendment No. 7 to Statement of 18				
13	Work; DTF0TA0000001 - 008	9	Reason for change:		
14	No. 9 Letter dated February 22, 2013, 89 To: Councilmembers; From: Irvin	11	Page NoLine		to:
15	Corley, Jr., Director Fiscal Analysis Division and David D.	12			
16	Whitaker, Director Research &	13	Reason for change:		
17	Analysis Division; Re: Comments on the Report of the Detroit	14	Page NoLine	NoChange	to:
1 /	Financial Review Team;	16	Reason for change:		
18 19	DTM100097150 - 154	17	Page NoLine	NoChange	to:
	Council Rational for Appeal;	18			
20 21	DTM100117210 - 215	19 20	Reason for change: Page NoLine 1		
	Detroit - Restructuring Plan,	21	rage NoLine	NoChange	
22	Mayor's Implementation Progress Report, March 2013	22	Reason for change:		
23 24	DEOLIEGE FOR DOCUMENTS	23	SIGNATURE:		_DATE:
24	REQUEST FOR DOCUMENTS Page 16	24	•	GAURAV MALHOTRA	A
1	Page 114	1	DEPOS	ITION ERRATA SE	Page 116
1 2	DEPOSITION ERRATA SHEET	1 2	DEPOS		HEET
	Page 114 DEPOSITION ERRATA SHEET Assignment No. 472371	1			HEET
2	DEPOSITION ERRATA SHEET	2		NoChange	to:
2	DEPOSITION ERRATA SHEET Assignment No. 472371	2 3	Page NoLine	NoChange	to:
3 4	DEPOSITION ERRATA SHEET Assignment No. 472371	1 2 3 4	Page NoLine	NoChange	to:
3 4	DEPOSITION ERRATA SHEET Assignment No. 472371	1 2 3 4	Page NoLine	NoChange	to:
2 3 4 5	Assignment No. 472371 Case Caption: In Re: City of Detroit, Michigan	2 3 4 5	Page NoLine	NoChange	to:
2 3 4 5	Assignment No. 472371 Case Caption: In Re: City of Detroit, Michigan	1 2 3 4 5	Page NoLine No	NoChange	to:
2 3 4 5 6 7 8	Assignment No. 472371 Case Caption: In Re: City of Detroit, Michigan DECLARATION UNDER PENALTY OF PERJURY I hereby certify that I have read the	1 2 3 4 5 6 7 8	Page NoLine Page No	NoChange	to:
2 3 4 5 6	Assignment No. 472371 Case Caption: In Re: City of Detroit, Michigan DECLARATION UNDER PENALTY OF PERJURY	2 3 4 5 6	Page NoLine Page No	NoChange	to:
2 3 4 5 6 7 8	Assignment No. 472371 Case Caption: In Re: City of Detroit, Michigan DECLARATION UNDER PENALTY OF PERJURY I hereby certify that I have read the foregoing transcript of my deposition given at the	1 2 3 4 5 6 7 8	Page NoLine Page No	NoChange	to:
2 3 4 5 6 7 8 9 10 11 12	Assignment No. 472371 Case Caption: In Re: City of Detroit, Michigan DECLARATION UNDER PENALTY OF PERJURY I hereby certify that I have read the foregoing transcript of my deposition given at the time and place aforesaid, consisting of Pages 1 to 111, inclusive, and I do again subscribe and make oath that the same is a true, correct and complete	1 2 3 4 5 6 7 8 9 10 11 12	Page NoLine Page No	NoChange NoChange NoChange	to: to:
2 3 4 5 6 7 8 9 10 11 12 13	Assignment No. 472371 Case Caption: In Re: City of Detroit, Michigan DECLARATION UNDER PENALTY OF PERJURY I hereby certify that I have read the foregoing transcript of my deposition given at the time and place aforesaid, consisting of Pages 1 to 111, inclusive, and I do again subscribe and make oath that the same is a true, correct and complete transcript of my deposition so given as aforesaid,	1 2 3 4 5 6 7 8 9 10 11 12 13	Page NoLine Page No	NoChange NoChange NoChange	to:
2 3 4 5 6 7 8 9 10 11 12 13 14	Assignment No. 472371 Case Caption: In Re: City of Detroit, Michigan DECLARATION UNDER PENALTY OF PERJURY I hereby certify that I have read the foregoing transcript of my deposition given at the time and place aforesaid, consisting of Pages 1 to 111, inclusive, and I do again subscribe and make oath that the same is a true, correct and complete	1 2 3 4 5 6 7 8 9 10 11 12 13 14	Page NoLine Page No	NoChange NoChange NoChange	to:
2 3 4 5 6 7 8 9 10 11 12 13	Assignment No. 472371 Case Caption: In Re: City of Detroit, Michigan DECLARATION UNDER PENALTY OF PERJURY I hereby certify that I have read the foregoing transcript of my deposition given at the time and place aforesaid, consisting of Pages 1 to 111, inclusive, and I do again subscribe and make oath that the same is a true, correct and complete transcript of my deposition so given as aforesaid,	1 2 3 4 5 6 7 8 9 10 11 12 13	Page NoLine Page No	NoChange NoChange NoChange	to:
2 3 4 5 6 7 8 9 10 11 12 13 14 15	Assignment No. 472371 Case Caption: In Re: City of Detroit, Michigan DECLARATION UNDER PENALTY OF PERJURY I hereby certify that I have read the foregoing transcript of my deposition given at the time and place aforesaid, consisting of Pages 1 to 111, inclusive, and I do again subscribe and make oath that the same is a true, correct and complete transcript of my deposition so given as aforesaid, and includes changes, if any, so made by me.	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15	Page NoLine Page No	NoChange NoChange NoChange NoChange	to: to: to:
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Assignment No. 472371 Case Caption: In Re: City of Detroit, Michigan DECLARATION UNDER PENALTY OF PERJURY I hereby certify that I have read the foregoing transcript of my deposition given at the time and place aforesaid, consisting of Pages 1 to 111, inclusive, and I do again subscribe and make oath that the same is a true, correct and complete transcript of my deposition so given as aforesaid, and includes changes, if any, so made by me. GAURAV MALHOTRA SUBSCRIBED AND SWORN TO	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Page NoLine Page NoLin	NoChange NoChange NoChange NoChange	to: to: to:
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	Assignment No. 472371 Case Caption: In Re: City of Detroit, Michigan DECLARATION UNDER PENALTY OF PERJURY I hereby certify that I have read the foregoing transcript of my deposition given at the time and place aforesaid, consisting of Pages 1 to 111, inclusive, and I do again subscribe and make oath that the same is a true, correct and complete transcript of my deposition so given as aforesaid, and includes changes, if any, so made by me. GAURAV MALHOTRA SUBSCRIBED AND SWORN TO before me this day	1 2 3 4 5 6 7 8 8 9 10 11 12 13 14 15 16 17 18 19	Page NoLine	NoChange NoChange NoChange NoChange	to: to: to: to: to: to:
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Assignment No. 472371 Case Caption: In Re: City of Detroit, Michigan DECLARATION UNDER PENALTY OF PERJURY I hereby certify that I have read the foregoing transcript of my deposition given at the time and place aforesaid, consisting of Pages 1 to 111, inclusive, and I do again subscribe and make oath that the same is a true, correct and complete transcript of my deposition so given as aforesaid, and includes changes, if any, so made by me. GAURAV MALHOTRA SUBSCRIBED AND SWORN TO	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Page NoLine Page NoLin	NoChange NoChange NoChange NoChange	to: to: to: to: to: to:
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Assignment No. 472371 Case Caption: In Re: City of Detroit, Michigan DECLARATION UNDER PENALTY OF PERJURY I hereby certify that I have read the foregoing transcript of my deposition given at the time and place aforesaid, consisting of Pages 1 to 111, inclusive, and I do again subscribe and make oath that the same is a true, correct and complete transcript of my deposition so given as aforesaid, and includes changes, if any, so made by me. GAURAV MALHOTRA SUBSCRIBED AND SWORN TO before me this day of , A.D. 200 .	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Reason for change: Reason for change: Reason for change: Page NoLine in the interpretation of the change: Reason for change: Page NoLine in the interpretation of the change: Reason for change: Page NoLine in the interpretation of the change: Reason for change: Reason for change: Page NoLine in the interpretation of the change: Reason for change:	NoChange NoChange NoChange NoChange NoChange NoChange	to: to: to: to: to: to: to:
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Assignment No. 472371 Case Caption: In Re: City of Detroit, Michigan DECLARATION UNDER PENALTY OF PERJURY I hereby certify that I have read the foregoing transcript of my deposition given at the time and place aforesaid, consisting of Pages 1 to 111, inclusive, and I do again subscribe and make oath that the same is a true, correct and complete transcript of my deposition so given as aforesaid, and includes changes, if any, so made by me. GAURAV MALHOTRA SUBSCRIBED AND SWORN TO before me this day	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Page NoLine	NoChange NoChange NoChange NoChange NoChange NoChange	to: to: to: to: to: to: to:
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Assignment No. 472371 Case Caption: In Re: City of Detroit, Michigan DECLARATION UNDER PENALTY OF PERJURY I hereby certify that I have read the foregoing transcript of my deposition given at the time and place aforesaid, consisting of Pages 1 to 111, inclusive, and I do again subscribe and make oath that the same is a true, correct and complete transcript of my deposition so given as aforesaid, and includes changes, if any, so made by me. GAURAV MALHOTRA SUBSCRIBED AND SWORN TO before me this day of , A.D. 200 .	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Reason for change: Page NoLine	NoChange NoChange NoChange NoChange NoChange NoChange	to: to: to: to: to: to: to: DATE:

EXHIBIT D

Page 1	CH	I OF DETROIT, WHO HIGAIN			. 7
SOUTHERN DISTRICT OF MICHIGNN 2 COLUMN MEISS AND SINKN LID	1		1		ge 3
SOUTHERN DIVISION			_	AT INTERNATION (CONCENTRACE).	
4 By: Thomas N. Clantra 5 330 Mest 42nd Street 5 300 Mest 42nd	l			COHEN WEIGS AND SIMON LLD	
5		SOUTHER DIVISION	.		
CITY OF DETROIT, MICHIGNM, Case No. 13-53846		In ro. Chantar Q	-	-	
Debtor		_	5		
8	l	·	0 7		
9		Deptor. Hon. Steven w. Rhodes			
DEPORENT: CHERLES M. MCORE 10		/		Appearing on behalf of UAW	
11	l				
12 TIME:					
13	l			-	
14				-	
15	l				
16	l				
17 Appearing on behalf of AFSCME 18 18 18 18 19 CLARK HILL PLC 20 By: Andrew Mast 21 Ed Hammond (appearing telephonically) 22 500 Woodward Avenue, Suite 3500 23 Detroit, MI 48226 24 313.965.8384 25 Appearing on behalf of Retirement Systems 27 APPEARANCES: 28 Appearing on behalf of Retirement Systems 29 APPEARANCES: 29 APPEARANCES (continued): 29 Page 4 29 APPEARANCES (continued): 29 Page 4 29 Page 4 29 Page 5 Page 6 29 Page 7 29 Page 7 29 Page 7 29 Page 8 Page 8 Page 9 29 Page 9 Page 9 29 Page 9 Pa	15	Detroit, Michigan	15	-and-	
18		REPORTER: Jeanette M. Fallon, CRR/RMR/CSR-3267	16		
19 CLARK HILL PLC	17		17	Appearing on behalf of AFSCME	
20	18		18		
21	19		19	CLARK HILL PLC	
22 500 Woodward Avenue, Suite 3500	20		20	By: Andrew Mast	
23 Detroit, MI 48226 24 313.965.8384 25 Appearing on behalf of Retirement Systems Page 2 1 APPEARANCES: 2 1 APPEARANCES: 3 JONES DAY 4 By: Evan Miller 5 51 Louisiana Avenue, NW 6 Washington, D.C. 20001.2113 7 202.879.3939 8 - and- 9 MILLER CANFIELD PADDOCK AND STONE PLC 9 Winston S. Green 10 Winston & STRAWN LLP 11 150 West Jefferson, Suite 2500 11 By: Bianca M. Forde (appearing telephonically) 12 Detroit, MI 48226.4415 12 200 Park Avenue 13 31.496.7997 14 Appearing on behalf of the Debtor 15 By: Arthur H. Ruegger 16 DENTONS US LLP 17 By: Arthur H. Ruegger 18 1221 Avenue of the Americas 19 New York, NY 10166.1193 19 Py: Meredith Cox (appearing telephonically) 20 212.768.6881 21 Appearing on behalf of Retirees Committee 22 Appearing on behalf of Retired Detroit Police Members 24 Association	21		21	Ed Hammond (appearing telephonically)	
24 313.965.8384 25 Appearing on behalf of Retirement Systems Page 2 APPEARANCES: APPEARANCES: APPEARANCES: APPEARANCES: APPEARANCES: BY: Evan Miller By: Banca M. Forde (appearing telephonically) By: Banca M. Forde (appearing telephonically) By: Appearing on behalf of Assured Guaranty Municipal Corp. By: Arthur H. Ruegger By: Arthur H. Ruegger By: Arthur H. Ruegger By: Meredith Cox (appearing telephonically) Appearing on behalf of Retiree Committee By: Meredith Cox (appearing telephonically) By: Meredith Cox (a	22		22	500 Woodward Avenue, Suite 3500	
24 25	23		23	Detroit, MI 48226	
Page 2 Page 2 Page 2 Page 2 Page 4 Page 5 Page 4 Page 5 Page 6 P	24		24		
Page 2 Page 2 Page 2 Page 2 Page 2 Page 2 Page 4 Page 5 Page 4 Page 5 Page 6 P	25		25	Appearing on behalf of Retirement Systems	
1 APPEARANCES: 2 2 3 WILLIAMS WILLIAMS WILLIAMS RATTNER & PLUNKETT PC 4 By: Evan Miller 5 51 Louisiana Avenue, NW 6 Washington, D.C. 20001.2113 7 202.879.3939 7 248.642.0333 8 -and- 9 MILLER CANFIELD PADDOCK AND STONE PLC 9 WINSTON & STRAWN LLP 10 By: Jonathan S. Green 10 WINSTON & STRAWN LLP 11 150 West Jefferson, Suite 2500 11 By: Bianca M. Forde (appearing telephonically) 12 Detroit, MI 48226.4415 13 313.496.7997 13 New York, NY 10166.4193 14 Appearing on behalf of the Debtor 14 212.294.4733 15 Appearing on behalf of Assured Guaranty Municipal 16 DENTONS US LLP 17 By: Arthur H. Ruegger 17 18 1221 Avenue of the Americas 18 STROBL & SHARP 19 New York, NY 10020.1089 19 By: Meredith Cox (appearing telephonically) 21 248.540.2300 22 248.540.2300 23 Appearing on behalf of Retired Detroit Police Members 24 Association		Page 2			ne /
2 3 JONES DAY 3 WILLIAMS WILLIAMS RATTNER & PLUNKETT PC 4 By: Evan Miller 4 By: Ernest J. Essad, Jr. 5 51 Louisiana Avenue, NM 5 380 N Old Woodward Ave Ste 300 6 Washington, D.C. 20001.2113 6 Birmingham, MI 48009 7 202.879.3939 7 248.642.0333 8 -and-	1		1	APPEARANCES (continued):	gc +
4 By: Evan Miller 5 51 Louisiana Avenue, NW 6 Washington, D.C. 20001.2113 7 202.879.3939 7 248.642.0333 8 -and- 9 MILLER CANFIELD PADDOCK AND STONE PLC 9 MILLER CANFIELD PADDOCK AND STONE PLC 10 By: Jonathan S. Green 10 WINSTON & STRAWN LLP 11 150 West Jefferson, Suite 2500 11 By: Bianca M. Forde (appearing telephonically) 12 Detroit, MT 48226.4415 13 313.496.7997 13 New York, NY 10166.4193 14 Appearing on behalf of the Debtor 14 212.294.4733 15 16 DENTONS US LLP 17 By: Arthur H. Ruegger 18 1221 Avenue of the Americas 19 New York, NY 10020.1089 19 By: Meredith Cox (appearing telephonically) 20 212.768.6881 20 300 East Long Lake Road, Suite 200 21 Appearing on behalf of Retirees Committee 22 248.540.2300 23 Appearing on behalf of Retired Detroit Police Members 24 Association	2		2		
5 51 Louisiana Avenue, NW 6 Washington, D.C. 20001.2113 7 202.879.3939 8 -and- 9 MILLER CANFIELD PADDOCK AND STONE PLC 9 MILLER CANFIELD PADDOCK AND STONE PLC 10 By: Jonathan S. Green 10 WINSTON & STRAWN LLP 11 150 West Jefferson, Suite 2500 11 By: Bianca M. Forde (appearing telephonically) 12 Detroit, MT 48226.4415 13 313.496.7997 13 New York, NY 10166.4193 14 Appearing on behalf of the Debtor 14 212.294.4733 15 16 DENTONS US LLP 17 By: Arthur H. Ruegger 18 1221 Avenue of the Americas 19 New York, NY 10020.1089 19 By: Meredith Cox (appearing telephonically) 20 212.768.6881 20 300 East Long Lake Road, Suite 200 21 Appearing on behalf of Retirees Committee 22 248.540.2300 23 Appearing on behalf of Retired Detroit Police Members 24 Association	3	JONES DAY	3	WILLIAMS WILLIAMS RATTNER & PLUNKETT PC	
5 51 Louisiana Avenue, NW 6 Washington, D.C. 20001.2113 7 202.879.3939 8 -and- 9 MILLER CANFIELD PADDOCK AND STONE PLC 9 MILLER CANFIELD PADDOCK AND STONE PLC 10 By: Jonathan S. Green 10 WINSTON & STRAWN LLP 11 150 West Jefferson, Suite 2500 11 By: Bianca M. Forde (appearing telephonically) 12 Detroit, MT 48226.4415 13 313.496.7997 13 New York, NY 10166.4193 14 Appearing on behalf of the Debtor 14 212.294.4733 15 16 DENTONS US LLP 17 By: Arthur H. Ruegger 18 1221 Avenue of the Americas 19 New York, NY 10020.1089 19 By: Meredith Cox (appearing telephonically) 20 212.768.6881 20 300 East Long Lake Road, Suite 200 21 Appearing on behalf of Retirees Committee 22 248.540.2300 23 Appearing on behalf of Retired Detroit Police Members 24 Association	4	By: Evan Miller	4	By: Ernest J. Essad, Jr.	
6 Washington, D.C. 20001.2113 7 202.879.3939 7 248.642.0333 8 -and- 9 MILLER CANFIELD PADDOCK AND STONE PLC 9 MILLER CANFIELD PADDOCK AND STONE PLC 10 By: Jonathan S. Green 10 WINSTON & STRAWN LLP 11 150 West Jefferson, Suite 2500 11 By: Bianca M. Forde (appearing telephonically) 12 Detroit, MI 48226.4415 13 313.496.7997 13 New York, NY 10166.4193 14 Appearing on behalf of the Debtor 14 212.294.4733 15 Appearing on behalf of Assured Guaranty Municipal 16 DENTONS US LLP 17 By: Arthur H. Ruegger 18 1221 Avenue of the Americas 18 STROBL & SHARP 19 New York, NY 10020.1089 19 By: Meredith Cox (appearing telephonically) 20 212.768.6881 20 300 East Long Lake Road, Suite 200 21 Appearing on behalf of Retirees Committee 22 248.540.2300 23 Appearing on behalf of Retired Detroit Police Members 24 Association	5	-	5	-	
7 248.642.0333 8 -and- 9 MILLER CANFIELD PADDOCK AND STONE PLC 9 MILLER CANFIELD PADDOCK AND STONE PLC 10 By: Jonathan S. Green 10 WINSTON & STRAWN LLP 11 150 West Jefferson, Suite 2500 11 By: Bianca M. Forde (appearing telephonically) 12 Detroit, MI 48226.4415 12 200 Park Avenue 13 313.496.7997 13 New York, NY 10166.4193 14 Appearing on behalf of the Debtor 14 212.294.4733 15 Appearing on behalf of Assured Guaranty Municipal 16 DENTONS US LLP 16 Corp. 17 By: Arthur H. Ruegger 17 18 1221 Avenue of the Americas 18 STROBL & SHARP 19 New York, NY 10020.1089 19 By: Meredith Cox (appearing telephonically) 20 212.768.6881 20 300 East Long Lake Road, Suite 200 21 Appearing on behalf of Retirees Committee 21 Bloomfield Hills, MI 48304 22 248.540.2300 23 Appearing on behalf of Retired Detroit Police Members 24 Association	6		6	Birmingham, MI 48009	
8 -and- 9 MILLER CANFIELD PADDOCK AND STONE PLC 9 MILLER CANFIELD PADDOCK AND STONE PLC 10 By: Jonathan S. Green 10 WINSTON & STRAWN LLP 11 150 West Jefferson, Suite 2500 11 By: Bianca M. Forde (appearing telephonically) 12 Detroit, MI 48226.4415 13 313.496.7997 13 New York, NY 10166.4193 14 Appearing on behalf of the Debtor 14 212.294.4733 15 Appearing on behalf of Assured Guaranty Municipal 16 DENTONS US LLP 17 By: Arthur H. Ruegger 17 18 1221 Avenue of the Americas 18 STROBL & SHARP 19 New York, NY 10020.1089 19 By: Meredith Cox (appearing telephonically) 20 212.768.6881 20 300 East Long Lake Road, Suite 200 21 Appearing on behalf of Retirees Committee 22 248.540.2300 23 Appearing on behalf of Retired Detroit Police Members 24 Association			7		
9 MILLER CANFIELD PADDOCK AND STONE PLC 9 10 By: Jonathan S. Green 11 150 West Jefferson, Suite 2500 11 By: Bianca M. Forde (appearing telephonically) 12 Detroit, MI 48226.4415 13 313.496.7997 13 New York, NY 10166.4193 14 Appearing on behalf of the Debtor 15 Appearing on behalf of Assured Guaranty Municipal 16 DENTONS US LLP 17 By: Arthur H. Ruegger 17 18 1221 Avenue of the Americas 18 STROBL & SHARP 19 New York, NY 10020.1089 19 By: Meredith Cox (appearing telephonically) 20 212.768.6881 20 300 East Long Lake Road, Suite 200 21 Appearing on behalf of Retirees Committee 22 248.540.2300 23 Appearing on behalf of Retired Detroit Police Members 24 Association	'		8		
10 WINSTON & STRAWN LLP 11 150 West Jefferson, Suite 2500 11 By: Bianca M. Forde (appearing telephonically) 12 Detroit, MI 48226.4415 13 313.496.7997 13 New York, NY 10166.4193 14 Appearing on behalf of the Debtor 14 212.294.4733 15 Appearing on behalf of Assured Guaranty Municipal 16 DENTONS US LLP 16 Corp. 17 By: Arthur H. Ruegger 17 18 1221 Avenue of the Americas 18 STROBL & SHARP 19 New York, NY 10020.1089 19 By: Meredith Cox (appearing telephonically) 20 212.768.6881 20 300 East Long Lake Road, Suite 200 21 Appearing on behalf of Retirees Committee 22 248.540.2300 23 Appearing on behalf of Retired Detroit Police Members 24 Association	-		•	impositing on butter of 1010	
11 150 West Jefferson, Suite 2500 12 Detroit, MI 48226.4415 13 313.496.7997 14 Appearing on behalf of the Debtor 15 Appearing on behalf of the Debtor 16 DENTONS US LLP 17 By: Arthur H. Ruegger 18 1221 Avenue of the Americas 19 New York, NY 10020.1089 10 By: Meredith Cox (appearing telephonically) 20 212.768.6881 20 300 East Long Lake Road, Suite 200 21 Appearing on behalf of Retirees Committee 22 248.540.2300 23 Appearing on behalf of Retired Detroit Police Members 24 Association				WINSTON & STRAWN LLP	
12 Detroit, MI 48226.4415 13 313.496.7997 14 Appearing on behalf of the Debtor 15 Appearing on behalf of Assured Guaranty Municipal 16 DENTONS US LLP 16 DENTONS US LLP 17 By: Arthur H. Ruegger 18 1221 Avenue of the Americas 19 New York, NY 10020.1089 19 By: Meredith Cox (appearing telephonically) 20 212.768.6881 20 300 East Long Lake Road, Suite 200 21 Appearing on behalf of Retirees Committee 22 248.540.2300 23 Appearing on behalf of Retired Detroit Police Members 24 Association		-			
13 313.496.7997 14 Appearing on behalf of the Debtor 15 Appearing on behalf of the Debtor 16 DENTONS US LLP 17 By: Arthur H. Ruegger 18 1221 Avenue of the Americas 19 New York, NY 10020.1089 10 Extra Stroble & SHARP 19 New York, NY 10020.1089 10 East Long Lake Road, Suite 200 21 Appearing on behalf of Retirees Committee 22 248.540.2300 23 Appearing on behalf of Retired Detroit Police Members 24 Association	l				
Appearing on behalf of the Debtor 14 212.294.4733 15 Appearing on behalf of Assured Guaranty Municipal 16 DENTONS US LLP 16 DENTONS US LLP 17 By: Arthur H. Ruegger 18 1221 Avenue of the Americas 18 STROBL & SHARP 19 New York, NY 10020.1089 19 By: Meredith Cox (appearing telephonically) 20 212.768.6881 20 300 East Long Lake Road, Suite 200 21 Appearing on behalf of Retirees Committee 22 248.540.2300 23 Appearing on behalf of Retired Detroit Police Members 24 Association	l				
15 Appearing on behalf of Assured Guaranty Municipal 16 DENTONS US LLP 17 By: Arthur H. Ruegger 18 1221 Avenue of the Americas 18 STROBL & SHARP 19 New York, NY 10020.1089 19 By: Meredith Cox (appearing telephonically) 20 212.768.6881 20 300 East Long Lake Road, Suite 200 21 Appearing on behalf of Retirees Committee 21 Bloomfield Hills, MI 48304 22 248.540.2300 23 Appearing on behalf of Retired Detroit Police Members 24 Association	l				
16 DENTONS US LLP 17 By: Arthur H. Ruegger 18 1221 Avenue of the Americas 18 STROBL & SHARP 19 New York, NY 10020.1089 19 By: Meredith Cox (appearing telephonically) 20 212.768.6881 20 300 East Long Lake Road, Suite 200 21 Appearing on behalf of Retirees Committee 21 Bloomfield Hills, MI 48304 22 248.540.2300 23 Appearing on behalf of Retired Detroit Police Members 24 Association	l	עלאבמדדווא חוו הביומדו חד רווב הבהרחו			
17 By: Arthur H. Ruegger 18 1221 Avenue of the Americas 18 STROBL & SHARP 19 New York, NY 10020.1089 19 By: Meredith Cox (appearing telephonically) 20 212.768.6881 20 300 East Long Lake Road, Suite 200 21 Appearing on behalf of Retirees Committee 22 248.540.2300 23 Appearing on behalf of Retired Detroit Police Members 24 Association		DEMITTANC IC IID	1		
18 1221 Avenue of the Americas 19 New York, NY 10020.1089 19 By: Meredith Cox (appearing telephonically) 20 212.768.6881 20 300 East Long Lake Road, Suite 200 21 Appearing on behalf of Retirees Committee 22 248.540.2300 23 Appearing on behalf of Retired Detroit Police Members 24 Association	l			corp.	
19 New York, NY 10020.1089 20 212.768.6881 20 300 East Long Lake Road, Suite 200 21 Appearing on behalf of Retirees Committee 22 Bloomfield Hills, MI 48304 22 248.540.2300 23 Appearing on behalf of Retired Detroit Police Members 24 Association				OMDODI C GIADD	
20 212.768.6881 21 Appearing on behalf of Retirees Committee 21 Bloomfield Hills, MI 48304 22 248.540.2300 23 Appearing on behalf of Retired Detroit Police Members 24 Association	l				
Appearing on behalf of Retirees Committee 21 Bloomfield Hills, MI 48304 22 248.540.2300 23 Appearing on behalf of Retired Detroit Police Members 24 Association					
22 248.540.2300 23 Appearing on behalf of Retired Detroit Police Members 24 Association				- · · · · · · · · · · · · · · · · · · ·	
23 Appearing on behalf of Retired Detroit Police Members 24 Association		Appearing on behalf of Retirees Committee	1		
24 Association					
	l		1		ers
25	l		24	Association	
	25		25		

CH	T OF DE	ROIT, MICHIGAN				5-
1	ADDEADANGES /	aontinued):	Page 5	1		Page
1	APPEARANCES (continued):		1	EXHIBITS	D3.0E
2	OTTIEDMAN 6 N	MARDIA DILA		2	NUMBER IDENTIFICATION	PAGE
3	SILVERMAN & M			3	Exhibit 11 DTMI00078909 through 78969	90
4	=	Morris (appearing telephonically)		4	Exhibit 12 DTMI00103661 through 103663	112
5		stern Hwy Ste 200		5	Exhibit 13 FAB Discussion Document, 3/1/20	13 115
6	_	lls, MI 48334		6	Exhibit 14 Restructuring Recommendations,	116
7	248.539.1330	1 1 15 5 5 1 1 5 1 1 2 1 2	. ,	7	4/5/2013	116
8		ng on behalf of Detroit Retired City H	mproyees	8	Exhibit 15 FAB Discussion Document, 4/8/20	
9		ion and Retired Detroit Police and		9	Exhibit 16 DTMI00066196 through 66200	132
10	Firelign	ters Association		10	Exhibit 17 DTMI00066201 through 66210	135
11				11	Exhibit 18 DTMI00066218 through 66223	141
12				12	Exhibit 19 DTMI00066224 through 66230	147
13				13		
14				14		
15				15		
16				16		
17				17		
18				18		
19				19		
20				20		
21				21 22		
22				23		
23 24				24		
2 4 25				25		
25				23		
1		TABLE OF CONTENTS	Page 6	1	Detroit, Michigan	Page
2		1122 01 00112112		2	Wednesday, September	18. 2013
3	WITNESS		PAGE	3	* * *	10, 2010
4	CHARLES M. MC	ORE		4	CHARLES M. MOORE	
5		y Mr. Ruegger	10	5	was thereupon called as a witness herein, and a	ter having
6	Examination b		69	6	first been duly sworn to tell the truth, the who	-
7		y Mr. Ciantra	127	7	and nothing but the truth, was examined and test	
8		by Mr. Ruegger (continued)	163	8	follows:	
9		<u> </u>		9	MR. RUEGGER: Good morning, even	ryone. Mv
10		EXHIBITS		10	name is Arthur Ruegger from the Dentons fi	
11	NUMBER	IDENTIFICATION	PAGE	11	represent the Retirees Committee. I guess	
12	Exhibit 1	Declaration of Charles M. Moore	11	12	first one to ask the questions today, but	
13	Exhibit 2	Memorandum in Support	39	13	be others later on.	
14	Exhibit 3	Proposal for Creditors, 6/14/2013	50	14	Good morning, Mr. Moore.	
15	Exhibit 4	DTMI00106352 through 6353	70	15	THE WITNESS: Good morning.	
16	Exhibit 5	DTMI00106348 through 6349	72	16	MR. RUEGGER: A couple of prelim	minaries.
17	Exhibit 6	DTMI00078512 through 8514	73	17	But I guess even before that, let's do a re	
18	Exhibit 7	DTMI00106319 through 106320	81	18	We'll go around the table first and then as	
19	Exhibit 8	DTMI00079527	82	19	people on the phone to identify themselves	
	Exhibit 9	DTMI00079526	83	20	we start with you, Sharon.	•
		DTMI00079528 through 79530	88	21	MS. LEVINE: Sharon Levine, Low	enstein
20	Exhibit 10					
20 21	Exhibit 10	22000,7020 02005 7,0000		22		
20 21 22	Exhibit 10	21.2000,7020 02.200,21 7,5000		22 23	Sandler, for AFSCME.	a, I'm with
20 21 22 23 24	Exhibit 10	21120007020 01200g1 75000		l		a, I'm with

CI	TY OF DETROIT, MICHIGAN		9–12
	Page 9	1	Page 11 nodding or the shaking of the head
1	Retirement Systems.		A. Yes.
2	MR. ESSAD: Ernest Essad, Williams,	3	
3	Williams, on behalf of FGIC.	4	•
4	MR. GREEN: Jonathan Green, Miller	5	
5	Canfield, Paddock and Stone, for the City.	6	
7	MR. MILLER: Evan Miller, Jones Day, for the City.	7	
8	THE WITNESS: Charles Moore,	8	
9	Conway MacKenzie, the deponent.	9	
10	MR. RUEGGER: Okay, that takes care of	10	
11	people at the table. On the phone, please?	11	
12	MR. MILLER: Ladies and gentlemen on the	12	
13	phone, please identify yourselves.	13	
14	MR. FORDE: Bianca Forde, Winston & Strawn,	14	connection with a 30(b)(6) deposition notice that
15	on behalf of Assured Guaranty Municipal Corp.	15	AFSCME has issued to the City and in connection with
16	MR. HAMMOND: Ed Hammond, Clark Hill, for	16	certain but not all of the topics that AFSCME in that
17	the Retirement Systems.	17	7 notice identified. In connection with the deposition
18	MS. COX: Meredith Cox, Strobl & Sharp, on	18	today all objections are reserved except as to form.
19	behalf of the Retired Detroit Police Members	19	MR. RUEGGER: I'm going to ask the court
20	Association.	20	reporter to mark as Moore Exhibit 1 a copy of
21	MR. MORRIS: Thomas Morris of Silverman &	21	Mr. Moore's declaration dated July 18th, 2013. I have
22	Morris on behalf of the retired Detroit cities	22	
23	employees association and the I'm sorry, let me	23	• •
24	restate that. The Detroit Retired City Employees	24	,
25	Association and the Retired Detroit Police and	25	5 Q. Mr. Moore, is that your declaration that's been marked
1	Page 10 Firefighters Association.	1	as Moore Exhibit 1?
2	MR. RUEGGER: Okay, that's probably	2	A. Yes, it appears to be.
3	everyone then.	3	Q. Are you presently employed, Mr. Moore?
4	EXAMINATION	4	A. Yes.
5	BY MR. RUEGGER:	5	Q. By whom?
6	Q. As I said, good morning, Mr. Moore.	6	A. Conway MacKenzie, Inc.
7	A. Good morning.	7	Q. And how long have you been with Conway MacKenzie,
8	Q. I want to cover a couple of preliminary customs so	8	Inc.?
9	that everybody understands. A number of us are going	9	A. For 12 years.
10	to ask you questions today. I'm going to ask that you	10	
11	allow each of us to complete the questions before you	11	•
12	answer. The court reporter will have trouble taking	12	
13	two people at the same time. Similarly, if people	13	
14	have objections, I would ask that they allow the	14	
15	question to be completed before they interpose the	15	•
16	objection.		6 A. I believe I held the titles of senior associate and
17	Mr. Moore, if you don't understand a	17	, 3 3
18	question that any of us asks, please say so and we	18	managing director, which is my current title.

will try to rephrase it. If you don't mention that

understand the question. Is that fair enough?

want to mention is that I ask that you respond

you don't understand it, we'll assume that you do

23 Q. And there may be other customs. The only other one I

audibly, because the court reporter can't record the

19

20

21

24

25

22 A. It is, yes.

19 Q. When did you become a senior managing director?

22 Q. Your declaration refers to your educational background

Declaration is accurate, I take it, that you have a

20 A. I don't recall exactly, but I think it was January 1st

and I'll direct your attention to paragraph 4.

bachelor's of arts and a master's of business

of 2008.

21

23

24

CITT OF DETINOTI, WILCHIGAN	13-10
Page 13 1 administration from Michigan State?	Page 15 1 A. Until October of 2001.
2 A. Yes, sir.	2 MR. RUEGGER: Okay, did someone just join
3 Q. When did you get your bachelor's degree?	3 the deposition?
4 A. In 1994.	4 MR. ARTZ: Yes, this is Michael Artz from
5 Q. And when did you get your master's degree?	5 AFSCME on the phone.
6 A. The same year. I was enrolled in a five-year program	6 MR. RUEGGER: Thank you, Michael.
7 which essentially granted both degrees at the same	7 MS. LEVINE: Hi, Michael.
8 time.	8 MR. ARTZ: Good morning.
9 Q. Did you have any specialty or concentration with	9 Q. So now we're October 2001. Where did you go then?
10 regard to your bachelor of arts degree?	10 A. That is when I joined Conway MacKenzie.
11 A. Yes, accounting.	11 Q. And have you undertaken any area of special
	12 concentration at Conway MacKenzie?
-	,
13 A. Yes, the track was professional accounting.14 Q. What was your first job after you received your	13 A. There are a number of industries that I tend to focus 14 a lot of my time on as well as certain services that
14 Q. What was your first job after you received your 15 degrees in 1994?	,
16 A. I was employed by Deloitte and Touche.	16 Q. And what are the industries that you focus on?
17 Q. And what was your position at Deloitte and Touche?	17 A. Automotive, gaming and hospitality, governmental,
18 A. I believe the title may have been associate.	18 construction and real estate, financial services and
19 Q. And how long were you with Deloitte and Touche?	there are a few others as well but those are the major
20 A. Approximately five-and-a-half years.	20 ones.
21 Q. And what areas did you concentrate in at Deloitte and	21 Q. And does that list include the services that you also
22 Touche?	22 concentrate in at Conway MacKenzie?
23 A. I spent the majority of my time in the middle market	23 A. The service lines that I participate in are separate
consulting group doing performance improvement and	from industries. The service lines tend to be in the
other consulting services for middle market companies.	25 area of turnaround consulting, performance
Page 14	Page 16
1 Q. And when you left Deloitte and Touche, what was your	1 improvement, restructuring, crisis management,
2 next employer?	2 litigation support and investment banking.
3 A. I became the chief financial officer for Horizon	3 Q. Before your work for the City of Detroit did you have
4 Technology.	4 any experience working with governmental clients?
5 Q. Can you spell that? Horizon, H-O-R	5 A. Yes, sir.
6 A. Yes, sir. H-O-R-I-Z-O-N.	6 Q. Approximately how many?
7 Q. And what was the business of Horizon Technology?	7 A. Approximately five.
8 A. Horizon had a variety of businesses. The bulk of the	8 Q. Can you identify them?
9 operations were automotive supply operations. We	9 A. Yes, sir. Detroit Public Schools, Jefferson County
10 produced various metal formed parts, but it was a	10 Alabama, Wayne County Circuit Court, others are
11 privately owned business and it had a variety of other	slipping my mind right now oh, the Commonwealth of
interests as well including real estate and retail	Puerto Rico and I'm those are the ones that I can
along with a few other very minor businesses.	13 recall at this point.
14 Q. Just so we get a sense for the size of business, what	14 Q. And that's fine. If you remember any others in the
were the annual revenues in general terms of Horizon	15 course of today's proceeding, I would ask that you
16 Technology?	16 identify them then.
17 A. Approximately \$60 million per year.	17 A. I will.
18 Q. Thank you. And how long were you with Horizon	18 Q. When did you do the work with the Detroit Public
19 Technology?	19 Schools?
20 A. Just under two years.	20 A. In 2011.
21 Q. So if you were with Deloitte and Touche for	21 Q. Is that work ongoing or is it completed?
five-and-a-half years, you left Deloitte in Touche in	22 A. No, sir, it's completed.
or around 1999 or year 2000; is that correct?	23 Q. And so how long did you do work for the Detroit Public
24 A. Very beginning of year 2000, yes, sir.	24 Schools?
25 Q. And you were with Horizon Technology until when?	25 A. Approximately three months.

CITY OF DETROIT, MICHIGAN	17–20
Page 17 1 Q. And what generally did you do for the Detroit Public 2 Schools?	Page 19 Were any of these entities we've talked about so far that you've done work with in the
3 A. We worked under then Emergency Manager Robert Bobb	3 governmental areas, the Detroit Public Schools,
4 looking at operational improvements including shared	4 Jefferson County Alabama, and Wayne County Circuit
5 services as well as outsourcing of certain operations.	5 Court, were any of them either in bankruptcy or
6 Q. What about Jefferson County Alabama, when did you do	6 reorganization or rehabilitation?
7 the work for that county?	7 A. Yes, sir, Jefferson County was in Chapter 9 and
8 A. In 2012 into 2013.	8 Detroit Public Schools were operating under an
9 Q. And how long did you work with Jefferson County	9 Emergency Manager. And just to clarify there was a
10 Alabama?	10 time when while I was involved with Detroit Public
11 A. That engagement, while somewhat dormant right now, is	11 Schools that Mr. Robert Bobb was the Emergency
12 still active, so approximately a year.	12 Financial Manager and there was a time where he was
13 Q. And what was Conway MacKenzie engaged by Jefferson	13 the Emergency Manager.
14 County Alabama?	14 Q. When you were working with Mr. Bobb for the Detroit
15 A. No, we were specifically engaged by one of the	15 Public Schools, he was Emergency Manager or was he
16 monoline insurers through counsel.	16 also the Emergency Financial Manager or both?
17 Q. And which insurer was that?	17 A. When Conway MacKenzie was first engaged, Public Act 72
18 A. National.	18 was in effect in Michigan and he was acting as the
19 Q. And what did I understand it may be ongoing to some	19 Emergency Financial Manager. During the course of our
20 extent or perhaps suspended now, but what work has	20 engagement, Public Act 4 came into existence and he
21 Conway MacKenzie done for or in the Jefferson County	21 became the Emergency Manager.
22 Alabama case?	22 Q. Thank you.
23 A. We assisted National and counsel to National in the	23 I believe the fourth governmental matter
24 evaluation of plans put together by the county and	24 you identified was Puerto Rico?
25 negotiations related to the plan of adjustment.	25 A. Yes, sir.
, ,	· ·
Page 18 1 Q. Let's turn to Wayne County Circuit Court.	Page 20 1 Q. Who was Conway MacKenzie's client in the Puerto Rico
2 A. Yes, sir.	2 matter?
3 Q. What state is Wayne County is?	3 A. The Government Development Bank of Puerto Rico.
4 A. The State of Michigan.	4 Q. Is that a publicly a public bank or a private bank?
5 Q. And when did you do work with Wayne County Circuit	5 A. It's a public bank.
6 Court?	6 Q. Under the control directly or indirectly of the
7 A. I believe this was in 2005 or 2006. I can't recall	7 Commonwealth of Puerto Rico?
8 exactly.	8 A. Yes, sir, it's a government agency.
9 Q. And approximately how long was the work for that	9 Q. And when did you do the work for the Government
10 circuit court?	10 Development Bank?
11 A. There were a couple of different assignments. I think	11 A. I believe that was 2010.
that the work extended over a period of perhaps six	12 Q. And for how long approximately?
13 months.	13 A. Approximately three to four months.
14 Q. And can you summarize for us what the work was	14 Q. And what did you and your firm do for the Government
15 A. Our work	15 Development Bank?
16 Q that excuse me that your firm did?	16 A. Conway MacKenzie was engaged specifically related to
17 A. Yes, our work revolved mainly around budget issues	17 the employee retirement system for the Commonwealth of
that the court was having and providing analyses that	18 Puerto Rico.
19 were used in negotiations between the court and Wayne	19 Q. Can you be somewhat more specific then about the
20 County.	20 employment retirement system and work you did related
21 Q. Was your firm's client the Wayne County Circuit Court?	21 to that?
I .	

23

24

25 Q. Thank you.

22 A. Yes, sir. Just as -- Mr. Ruegger, just as a

clarification, Wayne County Circuit Court is also

known as 3rd Judicial Circuit Court of Michigan.

23

24

22 A. We were asked to conduct an investigation and an

position of the employee retirement system. 25 Q. Did you complete your work in that regard?

analysis of factors that influenced the unfunded

Page 24

CHARLES M. MOORE

CITY OF DETROIT, MICHIGAN Page 21 1 A. Yes, sir. 1 A. Yes, sir. 2 Q. And just so I'm clear, I apologize, it was the 2 Q. Anything other than seminars and conferences and what 3 employment retirement system of the Government you've mentioned already? 4 Development Bank that you did this work for? 4 A. Over the course of my career I've also spent time with 5 A. The Government Development Bank was the engaging 5 a few other certifications related to operational entity. The pension system for which our work related 6 items; as an example, I don't believe it's called this 7 was the employee retirement system. 7 anymore, but formerly the American Production 8 Q. For what entity or group? 8 Inventory Control Society, APICS, A-P-I-C-S. And I A. For the Commonwealth of Puerto Rico. 9 have been certified in certain operational information 10 Q. Thank you. 10 system applications used by businesses. 11 A. It was a public pension plan. Mr. Ruegger, I'll just 11 Q. Can you identify any of the operational information 12 clarify as well that my firm did work -- other work 12 system applications that you just mentioned? 13 related to the Commonwealth of Puerto Rico for a 13 A. Yes, I have multiple certifications from QAD is the 14 different client prior to the assignment where we 14 name of the company related to its software enterprise 15 worked for the government. 15 resource planning application known as MFG Pro. 16 Q. All right. Can you identify what that other client 16 Q. Any others you can recall right now? 17 was? 17 A. No, I think that's it. 18 A. Yes. We were engaged by both AFSCME and UAW. 18 Q. We're going to come back to the declaration in a 19 Q. And what were you engaged to do for those unions? 19 second, but have you ever testified under oath before, 20 A. Assist in analysis related to a plan that the governor 20 Mr. Moore? 21 had prepared and analysis of the upcoming budget. 21 A. Yes, sir. 22 Q. Do you remember approximately when that work was done? 22 Q. Approximately how many times? 23 A. I believe that may have been in 2009. 23 A. If you count testifying in the same matter multiple 24 Q. And how long did you work in the engagement for those 24 times as each individual instance, it would be perhaps 25 15 -- 10 to 15 I think would be a fair number. 25 two unions? Page 22 1 A. Approximately two months, if I recall correctly. 1 Q. And of the 10 to 15 how many were in court? 2 Q. It's set out in your declaration that -- and I believe 2 A. I've testified in court perhaps five to eight times. Q. Any instances where you testified in an arbitration 3 it's paragraph 6 --4 4 proceeding? (Discussion held off the record.) 5 Q. -- that you're a Certified Public Accountant. That's 5 A. Not that I can recall. 6 accurate; correct? Q. And approximately how many of those instances were 7 7 A. Yes, sir. deposition testimony? 8 A. I have been deposed approximately five times. Q. And you are also a certified turnaround professional? 9 Q. Other than the court and the deposition instances, A. Yes, sir. 10 Q. Do you have any other formal certificates? 10 have you testified under oath in any other context? 11 A. I am also, as is listed here, certified in financial 11 A. Not that I can recall.

12 Q. I'm going to ask you to identify for us the cases that

13 you've testified -- in which you've testified, so

14 let's start with the instances in court. When was the

15 first time you testified in court?

16 A. The matter would have been DCT, Inc., and I believe I

17 testified in 2002.

18 Q. Were you a fact or an expert witness?

19 A. I was a fact witness.

20 Q. And what issues did you testify to?

21 A. This goes back 11 years so I'm stretching my memory 22 here.

23 Q. Just do the best you can, sir.

24 A. But this was an involuntary bankruptcy filing where

Conway MacKenzie was engaged on behalf of the debtor

- 12 forensics.
- 13 Q. Any others that you recall?
- 14 A. No, sir.
- 15 Q. Other than -- any other formal training that you've
- 16 had or certifications?
- 17 A. Can you define formal training?
- 18 Q. Sure. We'll try to break it down. How about any
- 19 other classroom training or work at an educational 20 institution?
- 21 A. Through the course of my certifications as well as
- 22 professional organizations to which I belong I
- 23 regularly attend educational sessions every year.
- 24 Q. So seminars, conferences, those kind of things you 25 attend on a regular basis?

CITT OF DETROIT, MICHIGAN	25–20
Page 25 1 and I believe that I was testifying to certain events	Page 27
2 leading up to the involuntary bankruptcy filing.	2 A. Yes, sir.
Q. Was there was the filing contested by creditors or	3 Q. Any other court cases you testified where you
4 any other group?	4 testified in court other than the three you've
5 A. It was an involuntary bankruptcy filing.	5 mentioned?
6 Q. So very well.	6 A. Yes, sir. Greektown Casino and Hotel.
7 How many times did you testify in the DCT 8 case?	7 Q. And who was Conway MacKenzie's client in that case? 8 A. Greektown Casino.
	9 Q. And what issues did you address in your testimony?
10 Q. Did you testify in that case in deposition at all?	10 A. I testified multiple times during that Chapter 11 case
11 A. No, sir.	11 related to postpetition financing, plans of
12 Q. Just the one instance of court testimony?	reorganization, disclosure statements, and a variety
13 A. Yes.	of other issues. There were many instances of
14 Q. When was the next time you testified in court?	14 testimony in that case.
15 A. I believe that was 2003.	15 Q. So when you say you said multiple or many, can you
16 Q. Can you tell us the name of the case?	give me an approximate number of times you testified
17 A. The name of the case was Wohlert Corporation.	in court in that case?
18 Q. Can you spell that, please?	18 A. Perhaps five or six.
19 A. W-O-H-L-E-R-T.	19 Q. Thank you.
20 Q. And were you a fact or expert witness?	20 Other than the four cases we've identified
21 A. I was a fact witness.	so far, have you testified in court in any other
22 Q. And who was your were you who was	22 instance?
23 Conway MacKenzie's client in that case?	23 A. Not that I can recall right now.
24 A. Conway MacKenzie was engaged by Wohlert Corporation.	24 Q. Fair enough.
25 Wohlert Corporation had filed Chapter 11.	25 I believe you said you testified in
Page 26	Page 28
Page 26 1 Q. And what court did Wohlert file for Chapter 11?	1 deposition approximately five times?
Page 26 1 Q. And what court did Wohlert file for Chapter 11? 2 A. The Western District of Michigan.	1 deposition approximately five times? 2 A. Yes, sir.
1 Q. And what court did Wohlert file for Chapter 11?	1 deposition approximately five times?
1 Q. And what court did Wohlert file for Chapter 11?2 A. The Western District of Michigan.	deposition approximately five times? A. Yes, sir.
 1 Q. And what court did Wohlert file for Chapter 11? 2 A. The Western District of Michigan. 3 Q. And what issues did you address in your testimony? 	1 deposition approximately five times?2 A. Yes, sir.3 Q. Were any of those depositions in the four court cases
 Q. And what court did Wohlert file for Chapter 11? A. The Western District of Michigan. Q. And what issues did you address in your testimony? A. I testified multiple times for different issues in the 	 deposition approximately five times? A. Yes, sir. Q. Were any of those depositions in the four court cases that you've identified so far?
 Q. And what court did Wohlert file for Chapter 11? A. The Western District of Michigan. Q. And what issues did you address in your testimony? A. I testified multiple times for different issues in the case. There was a motion to convert the case to 	 deposition approximately five times? A. Yes, sir. Q. Were any of those depositions in the four court cases that you've identified so far? A. Yes, sir.
 Q. And what court did Wohlert file for Chapter 11? A. The Western District of Michigan. Q. And what issues did you address in your testimony? A. I testified multiple times for different issues in the case. There was a motion to convert the case to Chapter 7 that was filed, I testified related to 	 deposition approximately five times? A. Yes, sir. Q. Were any of those depositions in the four court cases that you've identified so far? A. Yes, sir. Q. In which of the cases that you identified so far have
 Q. And what court did Wohlert file for Chapter 11? A. The Western District of Michigan. Q. And what issues did you address in your testimony? A. I testified multiple times for different issues in the case. There was a motion to convert the case to Chapter 7 that was filed, I testified related to postpetition financing, I testified related to a sale 	deposition approximately five times? A. Yes, sir. Q. Were any of those depositions in the four court cases that you've identified so far? A. Yes, sir. Q. In which of the cases that you identified so far have you also testified in a deposition?
 Q. And what court did Wohlert file for Chapter 11? A. The Western District of Michigan. Q. And what issues did you address in your testimony? A. I testified multiple times for different issues in the case. There was a motion to convert the case to Chapter 7 that was filed, I testified related to postpetition financing, I testified related to a sale transaction, I believe. 	deposition approximately five times? A. Yes, sir. Were any of those depositions in the four court cases that you've identified so far? A. Yes, sir. Under the cases that you identified so far have you also testified in a deposition? A. Greektown Casino.
 Q. And what court did Wohlert file for Chapter 11? A. The Western District of Michigan. Q. And what issues did you address in your testimony? A. I testified multiple times for different issues in the case. There was a motion to convert the case to Chapter 7 that was filed, I testified related to postpetition financing, I testified related to a sale transaction, I believe. Q. In each instance there was a separate incident of 	deposition approximately five times? A. Yes, sir. Were any of those depositions in the four court cases that you've identified so far? A. Yes, sir. Q. In which of the cases that you identified so far have you also testified in a deposition? A. Greektown Casino. Q. And approximately how many times were you deposed in
 Q. And what court did Wohlert file for Chapter 11? A. The Western District of Michigan. Q. And what issues did you address in your testimony? A. I testified multiple times for different issues in the case. There was a motion to convert the case to Chapter 7 that was filed, I testified related to postpetition financing, I testified related to a sale transaction, I believe. Q. In each instance there was a separate incident of testimony in court? 	deposition approximately five times? A. Yes, sir. Q. Were any of those depositions in the four court cases that you've identified so far? A. Yes, sir. Q. In which of the cases that you identified so far have you also testified in a deposition? A. Greektown Casino. Q. And approximately how many times were you deposed in Greektown Casino?
 1 Q. And what court did Wohlert file for Chapter 11? 2 A. The Western District of Michigan. 3 Q. And what issues did you address in your testimony? 4 A. I testified multiple times for different issues in the 5 case. There was a motion to convert the case to 6 Chapter 7 that was filed, I testified related to 7 postpetition financing, I testified related to a sale 8 transaction, I believe. 9 Q. In each instance there was a separate incident of 10 testimony in court? 11 A. Yes, sir. 12 Q. Any other cases where you testified in court other 	deposition approximately five times? A. Yes, sir. Q. Were any of those depositions in the four court cases that you've identified so far? A. Yes, sir. Q. In which of the cases that you identified so far have you also testified in a deposition? A. Greektown Casino. Q. And approximately how many times were you deposed in Greektown Casino? A. At least two. Related to the same issues that you had mentioned
 1 Q. And what court did Wohlert file for Chapter 11? 2 A. The Western District of Michigan. 3 Q. And what issues did you address in your testimony? 4 A. I testified multiple times for different issues in the case. There was a motion to convert the case to Chapter 7 that was filed, I testified related to postpetition financing, I testified related to a sale transaction, I believe. 9 Q. In each instance there was a separate incident of testimony in court? 11 A. Yes, sir. 12 Q. Any other cases where you testified in court other than the two you've mentioned? 	deposition approximately five times? A. Yes, sir. Q. Were any of those depositions in the four court cases that you've identified so far? A. Yes, sir. Q. In which of the cases that you identified so far have you also testified in a deposition? A. Greektown Casino. Q. And approximately how many times were you deposed in Greektown Casino? A. At least two. Related to the same issues that you had mentioned
 Q. And what court did Wohlert file for Chapter 11? A. The Western District of Michigan. Q. And what issues did you address in your testimony? A. I testified multiple times for different issues in the case. There was a motion to convert the case to Chapter 7 that was filed, I testified related to postpetition financing, I testified related to a sale transaction, I believe. Q. In each instance there was a separate incident of testimony in court? A. Yes, sir. Q. Any other cases where you testified in court other than the two you've mentioned? A. Yes, sir. The next matter was Hastings Manufacturing 	deposition approximately five times? A. Yes, sir. Q. Were any of those depositions in the four court cases that you've identified so far? A. Yes, sir. Q. In which of the cases that you identified so far have you also testified in a deposition? A. Greektown Casino. Q. And approximately how many times were you deposed in Greektown Casino? A. At least two. A. At least two. Related to the same issues that you had mentioned earlier that you testified to in court? A. Yes, sir.
 Q. And what court did Wohlert file for Chapter 11? A. The Western District of Michigan. Q. And what issues did you address in your testimony? A. I testified multiple times for different issues in the case. There was a motion to convert the case to Chapter 7 that was filed, I testified related to postpetition financing, I testified related to a sale transaction, I believe. Q. In each instance there was a separate incident of testimony in court? A. Yes, sir. Q. Any other cases where you testified in court other than the two you've mentioned? 	deposition approximately five times? A. Yes, sir. Q. Were any of those depositions in the four court cases that you've identified so far? A. Yes, sir. Q. In which of the cases that you identified so far have you also testified in a deposition? A. Greektown Casino. Q. And approximately how many times were you deposed in Greektown Casino? A. At least two. Related to the same issues that you had mentioned earlier that you testified to in court? A. Yes, sir.
 1 Q. And what court did Wohlert file for Chapter 11? 2 A. The Western District of Michigan. 3 Q. And what issues did you address in your testimony? 4 A. I testified multiple times for different issues in the 5 case. There was a motion to convert the case to 6 Chapter 7 that was filed, I testified related to 7 postpetition financing, I testified related to a sale 8 transaction, I believe. 9 Q. In each instance there was a separate incident of 10 testimony in court? 11 A. Yes, sir. 12 Q. Any other cases where you testified in court other 13 than the two you've mentioned? 14 A. Yes, sir. The next matter was Hastings Manufacturing 15 and that was a Chapter 11 in the Western District of 16 Michigan. 	deposition approximately five times? A. Yes, sir. Q. Were any of those depositions in the four court cases that you've identified so far? A. Yes, sir. Q. In which of the cases that you identified so far have you also testified in a deposition? A. Greektown Casino. Q. And approximately how many times were you deposed in Greektown Casino? A. At least two. Q. Related to the same issues that you had mentioned earlier that you testified to in court? A. Yes, sir. Other than the depositions in the Greektown Casino
 Q. And what court did Wohlert file for Chapter 11? A. The Western District of Michigan. Q. And what issues did you address in your testimony? A. I testified multiple times for different issues in the case. There was a motion to convert the case to Chapter 7 that was filed, I testified related to postpetition financing, I testified related to a sale transaction, I believe. Q. In each instance there was a separate incident of testimony in court? A. Yes, sir. Q. Any other cases where you testified in court other than the two you've mentioned? A. Yes, sir. The next matter was Hastings Manufacturing and that was a Chapter 11 in the Western District of Michigan. Q. And who was Conway MacKenzie's client there? 	deposition approximately five times? A. Yes, sir. Q. Were any of those depositions in the four court cases that you've identified so far? A. Yes, sir. Q. In which of the cases that you identified so far have you also testified in a deposition? A. Greektown Casino. Q. And approximately how many times were you deposed in Greektown Casino? A. At least two. Q. Related to the same issues that you had mentioned earlier that you testified to in court? A. Yes, sir. C. Other than the depositions in the Greektown Casino case can you give us the names and subject matters of
 Q. And what court did Wohlert file for Chapter 11? A. The Western District of Michigan. Q. And what issues did you address in your testimony? A. I testified multiple times for different issues in the case. There was a motion to convert the case to Chapter 7 that was filed, I testified related to postpetition financing, I testified related to a sale transaction, I believe. Q. In each instance there was a separate incident of testimony in court? A. Yes, sir. Q. Any other cases where you testified in court other than the two you've mentioned? A. Yes, sir. The next matter was Hastings Manufacturing and that was a Chapter 11 in the Western District of Michigan. Q. And who was Conway MacKenzie's client there? A. Hastings Manufacturing. 	deposition approximately five times? A. Yes, sir. Q. Were any of those depositions in the four court cases that you've identified so far? A. Yes, sir. Q. In which of the cases that you identified so far have you also testified in a deposition? A. Greektown Casino. Q. And approximately how many times were you deposed in Greektown Casino? A. At least two. Q. Related to the same issues that you had mentioned earlier that you testified to in court? A. Yes, sir. Q. Other than the depositions in the Greektown Casino case can you give us the names and subject matters of any of other cases where you were testified in a
 Q. And what court did Wohlert file for Chapter 11? A. The Western District of Michigan. Q. And what issues did you address in your testimony? A. I testified multiple times for different issues in the case. There was a motion to convert the case to Chapter 7 that was filed, I testified related to postpetition financing, I testified related to a sale transaction, I believe. Q. In each instance there was a separate incident of testimony in court? A. Yes, sir. Q. Any other cases where you testified in court other than the two you've mentioned? A. Yes, sir. The next matter was Hastings Manufacturing and that was a Chapter 11 in the Western District of Michigan. Q. And who was Conway MacKenzie's client there? A. Hastings Manufacturing. Q. And what issues did you address in your testimony? 	deposition approximately five times? A. Yes, sir. Q. Were any of those depositions in the four court cases that you've identified so far? A. Yes, sir. Q. In which of the cases that you identified so far have you also testified in a deposition? A. Greektown Casino. Q. And approximately how many times were you deposed in Greektown Casino? A. At least two. Q. Related to the same issues that you had mentioned earlier that you testified to in court? A. Yes, sir. Q. Other than the depositions in the Greektown Casino case can you give us the names and subject matters of any of other cases where you were testified in a deposition? A. Yes, sir. Synergy Data, which was a Chapter 11 case
 Q. And what court did Wohlert file for Chapter 11? A. The Western District of Michigan. Q. And what issues did you address in your testimony? A. I testified multiple times for different issues in the case. There was a motion to convert the case to Chapter 7 that was filed, I testified related to postpetition financing, I testified related to a sale transaction, I believe. Q. In each instance there was a separate incident of testimony in court? A. Yes, sir. Q. Any other cases where you testified in court other than the two you've mentioned? A. Yes, sir. The next matter was Hastings Manufacturing and that was a Chapter 11 in the Western District of Michigan. Q. And who was Conway MacKenzie's client there? A. Hastings Manufacturing. Q. And what issues did you address in your testimony? A. I believe that I testified I'm just skipping my 	deposition approximately five times? A. Yes, sir. Q. Were any of those depositions in the four court cases that you've identified so far? A. Yes, sir. Q. In which of the cases that you identified so far have you also testified in a deposition? A. Greektown Casino. Q. And approximately how many times were you deposed in Greektown Casino? A. At least two. Q. Related to the same issues that you had mentioned earlier that you testified to in court? A. Yes, sir. Q. Other than the depositions in the Greektown Casino case can you give us the names and subject matters of any of other cases where you were testified in a deposition? A. Yes, sir. Synergy Data, which was a Chapter 11 case in the district of Delaware, and I don't believe,
 Q. And what court did Wohlert file for Chapter 11? A. The Western District of Michigan. Q. And what issues did you address in your testimony? A. I testified multiple times for different issues in the case. There was a motion to convert the case to Chapter 7 that was filed, I testified related to postpetition financing, I testified related to a sale transaction, I believe. Q. In each instance there was a separate incident of testimony in court? A. Yes, sir. Q. Any other cases where you testified in court other than the two you've mentioned? A. Yes, sir. The next matter was Hastings Manufacturing and that was a Chapter 11 in the Western District of Michigan. Q. And who was Conway MacKenzie's client there? A. Hastings Manufacturing. Q. And what issues did you address in your testimony? A. I believe that I testified I'm just skipping my mind on the specific testimony, but I think I 	deposition approximately five times? A. Yes, sir. Were any of those depositions in the four court cases that you've identified so far? A. Yes, sir. Un which of the cases that you identified so far have you also testified in a deposition? A. Greektown Casino. Q. And approximately how many times were you deposed in Greektown Casino? A. At least two. Q. Related to the same issues that you had mentioned earlier that you testified to in court? A. Yes, sir. Q. Other than the depositions in the Greektown Casino case can you give us the names and subject matters of any of other cases where you were testified in a deposition? A. Yes, sir. Synergy Data, which was a Chapter 11 case in the district of Delaware, and I don't believe, Mr. Ruegger, that I testified in court in that
 Q. And what court did Wohlert file for Chapter 11? A. The Western District of Michigan. Q. And what issues did you address in your testimony? A. I testified multiple times for different issues in the case. There was a motion to convert the case to Chapter 7 that was filed, I testified related to postpetition financing, I testified related to a sale transaction, I believe. Q. In each instance there was a separate incident of testimony in court? A. Yes, sir. Q. Any other cases where you testified in court other than the two you've mentioned? A. Yes, sir. The next matter was Hastings Manufacturing and that was a Chapter 11 in the Western District of Michigan. Q. And who was Conway MacKenzie's client there? A. Hastings Manufacturing. Q. And what issues did you address in your testimony? A. I believe that I testified I'm just skipping my mind on the specific testimony, but I think I testified related to a sale transaction that was 	deposition approximately five times? A. Yes, sir. Q. Were any of those depositions in the four court cases that you've identified so far? A. Yes, sir. Q. In which of the cases that you identified so far have you also testified in a deposition? A. Greektown Casino. Q. And approximately how many times were you deposed in Greektown Casino? A. At least two. Q. Related to the same issues that you had mentioned earlier that you testified to in court? A. Yes, sir. Q. Other than the depositions in the Greektown Casino case can you give us the names and subject matters of any of other cases where you were testified in a deposition? A. Yes, sir. Synergy Data, which was a Chapter 11 case in the district of Delaware, and I don't believe, Mr. Ruegger, that I testified in court in that instance; however, I was deposed. I can't recall
 Q. And what court did Wohlert file for Chapter 11? A. The Western District of Michigan. Q. And what issues did you address in your testimony? A. I testified multiple times for different issues in the case. There was a motion to convert the case to Chapter 7 that was filed, I testified related to postpetition financing, I testified related to a sale transaction, I believe. Q. In each instance there was a separate incident of testimony in court? A. Yes, sir. Q. Any other cases where you testified in court other than the two you've mentioned? A. Yes, sir. The next matter was Hastings Manufacturing and that was a Chapter 11 in the Western District of Michigan. Q. And who was Conway MacKenzie's client there? A. Hastings Manufacturing. Q. And what issues did you address in your testimony? A. I believe that I testified I'm just skipping my mind on the specific testimony, but I think I testified related to a sale transaction that was occurring and this would have been in perhaps 2005 	deposition approximately five times? A. Yes, sir. Q. Were any of those depositions in the four court cases that you've identified so far? A. Yes, sir. Q. In which of the cases that you identified so far have you also testified in a deposition? A. Greektown Casino. Q. And approximately how many times were you deposed in Greektown Casino? A. At least two. Q. Related to the same issues that you had mentioned earlier that you testified to in court? A. Yes, sir. Q. Other than the depositions in the Greektown Casino case can you give us the names and subject matters of any of other cases where you were testified in a deposition? A. Yes, sir. Synergy Data, which was a Chapter 11 case in the district of Delaware, and I don't believe, Mr. Ruegger, that I testified in court in that instance; however, I was deposed. I can't recall exactly if I testified in court in that one or not.
 Q. And what court did Wohlert file for Chapter 11? A. The Western District of Michigan. Q. And what issues did you address in your testimony? A. I testified multiple times for different issues in the case. There was a motion to convert the case to Chapter 7 that was filed, I testified related to postpetition financing, I testified related to a sale transaction, I believe. Q. In each instance there was a separate incident of testimony in court? A. Yes, sir. Q. Any other cases where you testified in court other than the two you've mentioned? A. Yes, sir. The next matter was Hastings Manufacturing and that was a Chapter 11 in the Western District of Michigan. Q. And who was Conway MacKenzie's client there? A. Hastings Manufacturing. Q. And what issues did you address in your testimony? A. I believe that I testified I'm just skipping my mind on the specific testimony, but I think I testified related to a sale transaction that was 	deposition approximately five times? A. Yes, sir. Q. Were any of those depositions in the four court cases that you've identified so far? A. Yes, sir. Q. In which of the cases that you identified so far have you also testified in a deposition? A. Greektown Casino. Q. And approximately how many times were you deposed in Greektown Casino? A. At least two. Q. Related to the same issues that you had mentioned earlier that you testified to in court? A. Yes, sir. Q. Other than the depositions in the Greektown Casino case can you give us the names and subject matters of any of other cases where you were testified in a deposition? A. Yes, sir. Synergy Data, which was a Chapter 11 case in the district of Delaware, and I don't believe, Mr. Ruegger, that I testified in court in that instance; however, I was deposed. I can't recall

of the Bernott, who have	20 02
Page 29 1 A. The issue related to a matter that was being litigated	Page 31 1 the Greektown Casino debtor?
between a creditor of Synergy Data and the estate. I	2 A. Yes, sir.
3 was the chief operating or chief restructuring	3 Q. And was that in the Delaware bankruptcy court or some
4 officer for the estate and then I became the	4 other court?
5 liquidating trustee.	5 A. That was Eastern District of Michigan.
6 Q. And what was the issue that was being litigated?	6 Q. Thank you.
7 A. It was a dispute over amounts owed.	7 And do you recall the year or years where
8 Q. Okay. Any other cases that you recall where you	8 the Greektown Casino bankruptcy was pending?
9 testified in a deposition?	9 A. 2008 through 2010.
10 A. Yes, there was a case, this would have been in 2012,	10 Q. Am I correct then that withdrawn.
11 it was General Motors Corporation versus Weber	
12 Automotive, W-E-B-E-R.	the Greektown Casino cases, have you testified as an
13 Q. Who was Conway MacKenzie's client in that matter?	13 expert in any other cases?
14 A. Counsel for General Motors.	14 A. Not that I can recall.
15 Q. And what was the subject matter of your testimony?	15 Q. Have you submitted an expert report in any other
16 A. This was a commercial dispute.	16 cases?
17 Q. Can you give us just a general description of what the	17 A. Yes, sir.
18 dispute related to?	18 Q. How many other cases?
19 A. Related to contractual terms, potential breach or	19 A. Off the top of my head, approximately perhaps two.
alleged breach of contract between the two parties.	20 Q. And are these instances where you signed the expert
21 Q. Was your testimony as an expert in the GM versus Weber	report as the head of the Conway MacKenzie team?
Automotive or as a fact witness?	22 A. Yes, sir.
23 A. As an expert.	23 Q. In which two matters did you submit those expert
24 Q. And do you recall what your what areas of expert	24 reports?
25 testimony you gave withdrawn.	25 A. One matter would be MuniVest.
Page 30 What were you what subjects were you an	Page 32 1 Q. And can you tell us what that matter is or was?
2 expert on in that case?	2 A. That was an alleged Ponzi scheme and I worked on
3 A. I was an expert related to the automotive industry and	3 behalf of the trustee that was appointed in that case.
4 supplier relations.	4 Q. And where was that case pending?
5 Q. Back to the subject of what deposition testimony	5 A. That was Eastern District of Michigan.
6 you've given. Other than the cases you've identified	6 Q. And I take it the subject of your testimony or the
7 so far, have you testified in a deposition in any	7 subject of your report was whether in fact there was a
8 other case?	8 Ponzi scheme?
9 A. Not that I can recall. I think that takes us to about	9 A. Yes, sir.
10 five or so, which is what I thought I had done before	10 Q. Did you conclude that there was a Ponzi scheme?
11 in depositions.	11 A. Yes, sir.
12 Q. Thank you.	12 Q. And you never testified, though, in that case, either
13 You mentioned that you testified as an	in deposition or in court?
,	
•	
have you testified as an expert in any other matter?	15 Q. It's pending?
16 A. I testified as an expert in the Greektown case.	16 A. There are still open issues, many many matters have
17 Q. And on what subjects were you proffered as an expert	17 settled, but the case is still open.
18 in the Greektown Casino case?	18 Q. And the second instance where you've submitted a
19 A. Plan confirmation.	report, can you describe that case for us, please?
20 Q. Did you have a position or a title with the Greektown	20 A. I don't believe that this was a signed report and I am
21 Casino case?	21 actually forgetting the official name of the case but
22 A. I believe the title was either restructuring advisor	this was a the general name of the matter was
or chief restructuring advisor. I was specifically	23 ConTech, C-O-N-T-E-C-H, and this involved preference
named as this individual.	24 litigation.
OC O And did	LOC O Miles is the elieut in the Courted meeting

25 Q. And did -- was a plan of reorganization confirmed for

25 Q. Who is the client in the ConTech matter?

Page 33 1 A. I believe -- I work mainly with counsel and if I 2 recall correctly, counsel was working for the trustee, 3 the Chapter 7 trustee. 3 4 Q. Okay. You've testified to this and I don't mean to go 4 5 over what you've already covered, but I'm trying to 5 6 now identify the cases -- the prior cases related to 6 7 Chapter 9 bankruptcy that you've worked with and I 7 8 8 believe you testified that the Jefferson County 9 9 Alabama matter was a Chapter 9 matter. Any other 10 10 Chapter 9 filings that you've worked in? 11 A. No, sir. 11 12 Q. Related to the Jefferson County Alabama work you've 12 13 done, can you be a little more specific about the work 13 14 14 you did in evaluating the plans on behalf of National? 15 A. Sure. Conway MacKenzie first sought to receive 16 detailed information supporting plans that had been 17 put together by the county including its proposed 18 budget. Conway MacKenzie met with the county to go 19 through various assumptions, ask about certain areas 19 20 that had been considered for improving the operation, 20 21 participated in strategy sessions with counsel related 21 22 to the plan of adjustment or proposed terms of the 22 23 plan of adjustment prior to the county actually filing 24 the plan, and those would have been the more specifics 24 25 25 as to the areas that Conway MacKenzie participated. Page 34 1 Q. What was -- I think you said your client in that 1 2 matter was National? 3 A. National Public Finance -- National Public Finance 3 4 Guaranty, NPFG. 5 Q. And what had National Public Finance guaranteed in the 5 6 Jefferson County case? 6 7 A. The bulk of National's exposure related to a couple of 7 8 bond offerings from just over ten years ago. There 9 was a -- if I recall correctly, there was another 10 element where there was some exposure that National 11 had, but the two bond offerings that I was referring 12 to constituted about \$100 million in exposure and this 13 other area, if I recall correctly, had about 14 \$3 million of exposure. 14 15 Q. Thank you. 15 16 You mention in paragraph 5 of your 16 17 declaration that you have extensive experience with

defined benefit pension plans and other postretirement

employee benefits. Can you give us a little more

21 A. I have in the course of my career on many engagements

benefits and have consulted with clients related to

plans as well as other postretirement employee

come across issues related to defined benefit pension

Page 35 1 Q. Can you name some of those engagements? 2 A. Sure. I will focus on public engagements. Many of my engagements are private in nature so I'm not able to necessarily disclose the names, but several that I've already discussed which are public I'm able to indicate. With Wohlert Corporation there was a pension plan and we dealt directly with the IRS and the PPGC as well as unions related to that pension Hastings Manufacturing also had a pension plan. The Commonwealth of Puerto Rico, obviously our primary involvement with them related to the employee retirement system. 15 Q. Any others come to mind --16 A. Um --17 Q. -- of public engagements? 18 A. Yeah, of those that I mentioned, I don't think any of the others had pension or retiree healthcare, which is what I'm referring to on the other postretirement employee benefits. I don't think that those came into play on any of the other public matters. 23 Q. So as best you recall right now it's the Wohlert, Hastings Manufacturing and the Puerto Rico cases where pension or other OPEB issues were part of your Page 36

engagement?

2 A. Of those that I mentioned, yes.

MR. MILLER: In connection with the public?

A. Of those that I mentioned in connection with publicly

-- or public engagements, if you will, yes, sir.

Q. Okay, yeah, we're putting aside the private ones for confidential reasons, I understand.

8 A. Yes. sir.

9 Q. You're not an actuary; correct?

10 A. That is correct, I am not actuary.

11 Q. Have you had any formal training in actuarial areas?

12 A. No, sir.

13 Q. You mentioned in paragraph 6 of your declaration that

you were appointed to serve on the Legislative

Commission on Government Efficiency? That's correct;

is it not?

17 A. Yes, sir.

25

18 Q. When were you appointed?

19 A. My appointment was at the end of 2007 and it was a

20 two-year commission.

21 Q. Who appointed you?

22 A. If I recall correctly, I was appointed by both the

23 speaker of the house for the State of Michigan and the

24 senate majority leader for the State of Michigan.

MR. RUEGGER: Let's go off the record for a

those two items.

specifics on that experience?

18

19

20

22

23

24

	Y OF DETROIT, MICHIGAN	
1	Page 37 second.	Page 39 1 on Government Efficiency have you served on any State
2	(A brief recess was taken.)	2 commissions?
3	MR. RUEGGER: Back on the record.	3 A. No, sir.
4	Drew, you want to say something?	4 (Marked Exhibit No. 2.)
5	MR. MAST: Yes, before we continue, just	5 Q. I want to try to explore what you know about some
6	briefly, I would like to make a statement on behalf of	6 other references to various teams or panels that are
7	the Retirement Systems that as to any and all	7 in the pleadings so because we're on the subject of
8	questioning by others today regarding pension and	8 commissions now and I've asked the court reporter to
9	actuarial issues, including underfunding, calculations	9 mark as Moore Exhibit 2 a copy of the Memorandum in
10	and assumptions, Detroit the Retirement Systems are	10 Support of Statement of Qualifications Pursuant to
11	not participating today and reserve all rights with	11 Section 109(c) of the Bankruptcy Code, which was filed
12	regard to those issues. That's all.	12 July 18th, 2013.
13	MR. RUEGGER: Very well.	13 MR. RUEGGER: And if anybody wants to look
14	BY MR. RUEGGER:	14 at a copy.
15	Q. We were talking about the commission that was	15 Q. I'm not going to spend a lot of time on this, but if
16	referenced in your declaration when we left.	you could, Mr. Moore, turn to page 1 of that document.
17	A. Yes, sir.	17 You can certainly review it to be familiar if you
18	Q. What was the subject matter of that commission as you	18 want. You have that page, sir?
19	recall?	19 A. Yes, sir.
20	A. The commission was created as part of a budget	20 Q. You'll notice in the first line under the introduction
21	standoff that took place within the State of Michigan	21 it says there's a reference to a State appointed
22	prior to the start of its fiscal year 2008. The State	22 "financial review team." Do you know what that
23	was not able to pass a balanced budget prior to the	23 reference is to?
24	start of the fiscal year on October 1st, 2007. As	24 A. Yes.
25	part of the final compromise, there was the to be	25 Q. What is the financial review team that's referenced
<u> </u>	Page 38	D 40
1	the creation of a commission called the Legislative	1 there?
2	Commission on Government Efficiency which would	1 there? 2 A. This refers to, I believe, without going through the
2	Commission on Government Efficiency which would consist of nine members that would look for	 there? A. This refers to, I believe, without going through the entire document, the review team that was appointed by
2 3 4	Commission on Government Efficiency which would consist of nine members that would look for efficiencies in the State of Michigan's operations.	 there? A. This refers to, I believe, without going through the entire document, the review team that was appointed by the State to conduct a review of the City of Detroit's
2 3 4 5 (Commission on Government Efficiency which would consist of nine members that would look for efficiencies in the State of Michigan's operations. 2. And did that commission issue a report or	 there? A. This refers to, I believe, without going through the entire document, the review team that was appointed by the State to conduct a review of the City of Detroit's finances to determine if an emergency exists.
2 3 4 5 6	Commission on Government Efficiency which would consist of nine members that would look for efficiencies in the State of Michigan's operations. 2. And did that commission issue a report or recommendation?	 there? A. This refers to, I believe, without going through the entire document, the review team that was appointed by the State to conduct a review of the City of Detroit's finances to determine if an emergency exists. Q. Were you part of this financial review team that's
2 3 4 5 6 7	Commission on Government Efficiency which would consist of nine members that would look for efficiencies in the State of Michigan's operations. 2. And did that commission issue a report or recommendation? 3. Yes, sir.	 there? A. This refers to, I believe, without going through the entire document, the review team that was appointed by the State to conduct a review of the City of Detroit's finances to determine if an emergency exists. Q. Were you part of this financial review team that's referenced here?
2 3 4 5 6 7 8	Commission on Government Efficiency which would consist of nine members that would look for efficiencies in the State of Michigan's operations. 2. And did that commission issue a report or recommendation? 3. Yes, sir. 2. At the end of that two-year period?	 there? A. This refers to, I believe, without going through the entire document, the review team that was appointed by the State to conduct a review of the City of Detroit's finances to determine if an emergency exists. Q. Were you part of this financial review team that's referenced here? A. No.
2 3 4 5 6 7 8 9	Commission on Government Efficiency which would consist of nine members that would look for efficiencies in the State of Michigan's operations. 2. And did that commission issue a report or recommendation? 3. Yes, sir. 4. At the end of that two-year period? 5. Yes.	 there? A. This refers to, I believe, without going through the entire document, the review team that was appointed by the State to conduct a review of the City of Detroit's finances to determine if an emergency exists. Q. Were you part of this financial review team that's referenced here? A. No. Q. Do you know who was on that financial review team?
2 3 4 5 6 7 8 0 9 4 10	Commission on Government Efficiency which would consist of nine members that would look for efficiencies in the State of Michigan's operations. 2. And did that commission issue a report or recommendation? 3. Yes, sir. 2. At the end of that two-year period? 3. Yes. Q. Who was the speaker who appointed you mentioned the	 there? A. This refers to, I believe, without going through the entire document, the review team that was appointed by the State to conduct a review of the City of Detroit's finances to determine if an emergency exists. Q. Were you part of this financial review team that's referenced here? A. No. Q. Do you know who was on that financial review team? A. I seem to recall a couple of the members, but I don't
2 3 4 5 6 7 8 8 9 4 10	Commission on Government Efficiency which would consist of nine members that would look for efficiencies in the State of Michigan's operations. 2. And did that commission issue a report or recommendation? 3. Yes, sir. 4. Yes, sir. 6. At the end of that two-year period? 7. Yes. 7. Who was the speaker who appointed you mentioned the speaker and the house majority leader both appointed	there? A. This refers to, I believe, without going through the entire document, the review team that was appointed by the State to conduct a review of the City of Detroit's finances to determine if an emergency exists. Q. Were you part of this financial review team that's referenced here? A. No. Q. Do you know who was on that financial review team? A. I seem to recall a couple of the members, but I don't know all of the people that were on the review team.
2 3 4 5 6 7 8 0 9 4 10 11 12	Commission on Government Efficiency which would consist of nine members that would look for efficiencies in the State of Michigan's operations. 2. And did that commission issue a report or recommendation? 3. Yes, sir. 4. At the end of that two-year period? 5. Yes. 6. Who was the speaker who appointed you mentioned the speaker and the house majority leader both appointed you to that commission?	 there? A. This refers to, I believe, without going through the entire document, the review team that was appointed by the State to conduct a review of the City of Detroit's finances to determine if an emergency exists. Q. Were you part of this financial review team that's referenced here? A. No. Q. Do you know who was on that financial review team? A. I seem to recall a couple of the members, but I don't know all of the people that were on the review team. Q. Fair enough. Can you just identify those that you do
2 3 4 5 6 7 8 8 9 4 10 11 12 13	Commission on Government Efficiency which would consist of nine members that would look for efficiencies in the State of Michigan's operations. 2. And did that commission issue a report or recommendation? 3. Yes, sir. 4. At the end of that two-year period? 4. Yes. C. Who was the speaker who appointed you mentioned the speaker and the house majority leader both appointed you to that commission? A. Speaker of the house was Andy Dillon and the senate	 there? A. This refers to, I believe, without going through the entire document, the review team that was appointed by the State to conduct a review of the City of Detroit's finances to determine if an emergency exists. Q. Were you part of this financial review team that's referenced here? A. No. Q. Do you know who was on that financial review team? A. I seem to recall a couple of the members, but I don't know all of the people that were on the review team. Q. Fair enough. Can you just identify those that you do remember?
2 3 4 5 6 7 8 0 9 4 10 11 12 13 14	Commission on Government Efficiency which would consist of nine members that would look for efficiencies in the State of Michigan's operations. 2. And did that commission issue a report or recommendation? 3. Yes, sir. 2. At the end of that two-year period? 4. Yes. Q. Who was the speaker who appointed you mentioned the speaker and the house majority leader both appointed you to that commission? A. Speaker of the house was Andy Dillon and the senate majority leader was Mike Bishop.	 there? A. This refers to, I believe, without going through the entire document, the review team that was appointed by the State to conduct a review of the City of Detroit's finances to determine if an emergency exists. Q. Were you part of this financial review team that's referenced here? A. No. Q. Do you know who was on that financial review team? A. I seem to recall a couple of the members, but I don't know all of the people that were on the review team. Q. Fair enough. Can you just identify those that you do remember? A. Fred Headen and Darrell Burks.
2 3 4 5 6 7 8 9 4 10 11 12 13 14 15	Commission on Government Efficiency which would consist of nine members that would look for efficiencies in the State of Michigan's operations. 2. And did that commission issue a report or recommendation? 3. Yes, sir. 4. At the end of that two-year period? 5. Yes. 6. Who was the speaker who appointed you mentioned the speaker and the house majority leader both appointed you to that commission? 6. Speaker of the house was Andy Dillon and the senate majority leader was Mike Bishop. 6. Last name, sir?	 there? A. This refers to, I believe, without going through the entire document, the review team that was appointed by the State to conduct a review of the City of Detroit's finances to determine if an emergency exists. Q. Were you part of this financial review team that's referenced here? A. No. Q. Do you know who was on that financial review team? A. I seem to recall a couple of the members, but I don't know all of the people that were on the review team. Q. Fair enough. Can you just identify those that you do remember? A. Fred Headen and Darrell Burks. Did this State appointed financial review team issue a
2 3 4 5 6 7 8 6 9 4 10 11 12 13 14 15 16	Commission on Government Efficiency which would consist of nine members that would look for efficiencies in the State of Michigan's operations. 2. And did that commission issue a report or recommendation? 3. Yes, sir. 4. At the end of that two-year period? 5. Yes. 6. Who was the speaker who appointed you mentioned the speaker and the house majority leader both appointed you to that commission? 6. Speaker of the house was Andy Dillon and the senate majority leader was Mike Bishop. 6. Last name, sir? 7. A. Bishop.	 there? A. This refers to, I believe, without going through the entire document, the review team that was appointed by the State to conduct a review of the City of Detroit's finances to determine if an emergency exists. Q. Were you part of this financial review team that's referenced here? A. No. Q. Do you know who was on that financial review team? A. I seem to recall a couple of the members, but I don't know all of the people that were on the review team. Q. Fair enough. Can you just identify those that you do remember? A. Fred Headen and Darrell Burks. Q. Did this State appointed financial review team issue a report or recommendation in writing?
2 3 4 5 6 7 8 6 9 4 10 11 12 13 14 15 16 17	Commission on Government Efficiency which would consist of nine members that would look for efficiencies in the State of Michigan's operations. 2. And did that commission issue a report or recommendation? 3. Yes, sir. 4. At the end of that two-year period? 5. Yes. 6. Who was the speaker who appointed you mentioned the speaker and the house majority leader both appointed you to that commission? 6. Speaker of the house was Andy Dillon and the senate majority leader was Mike Bishop. 6. Last name, sir? 7. Bishop?	 there? A. This refers to, I believe, without going through the entire document, the review team that was appointed by the State to conduct a review of the City of Detroit's finances to determine if an emergency exists. Q. Were you part of this financial review team that's referenced here? A. No. Q. Do you know who was on that financial review team? A. I seem to recall a couple of the members, but I don't know all of the people that were on the review team. Q. Fair enough. Can you just identify those that you do remember? A. Fred Headen and Darrell Burks. Q. Did this State appointed financial review team issue a report or recommendation in writing? A. Yes, sir.
2 3 4 5 6 7 8 6 9 10 11 12 13 14 15 16 17 18	Commission on Government Efficiency which would consist of nine members that would look for efficiencies in the State of Michigan's operations. 2. And did that commission issue a report or recommendation? 3. Yes, sir. 4. At the end of that two-year period? 4. Yes. Q. Who was the speaker who appointed you mentioned the speaker and the house majority leader both appointed you to that commission? A. Speaker of the house was Andy Dillon and the senate majority leader was Mike Bishop. Q. Last name, sir? A. Bishop. Q. Bishop? A. Bishop, B-I-S-H-O-P.	 there? A. This refers to, I believe, without going through the entire document, the review team that was appointed by the State to conduct a review of the City of Detroit's finances to determine if an emergency exists. Q. Were you part of this financial review team that's referenced here? A. No. Q. Do you know who was on that financial review team? A. I seem to recall a couple of the members, but I don't know all of the people that were on the review team. Q. Fair enough. Can you just identify those that you do remember? A. Fred Headen and Darrell Burks. Q. Did this State appointed financial review team issue a report or recommendation in writing? A. Yes, sir. Q. And when was that issued?
2 3 4 5 6 7 8 9 4 10 11 12 13 14 15 16 17 18 19	Commission on Government Efficiency which would consist of nine members that would look for efficiencies in the State of Michigan's operations. 2. And did that commission issue a report or recommendation? 3. Yes, sir. 4. At the end of that two-year period? 4. Yes. Q. Who was the speaker who appointed you mentioned the speaker and the house majority leader both appointed you to that commission? A. Speaker of the house was Andy Dillon and the senate majority leader was Mike Bishop. Q. Last name, sir? A. Bishop. Q. Bishop? A. Bishop, B-I-S-H-O-P. Q. Prior to the Legislative Commission on Government	 there? A. This refers to, I believe, without going through the entire document, the review team that was appointed by the State to conduct a review of the City of Detroit's finances to determine if an emergency exists. Q. Were you part of this financial review team that's referenced here? A. No. Q. Do you know who was on that financial review team? A. I seem to recall a couple of the members, but I don't know all of the people that were on the review team. Q. Fair enough. Can you just identify those that you do remember? A. Fred Headen and Darrell Burks. Q. Did this State appointed financial review team issue a report or recommendation in writing? A. Yes, sir. Q. And when was that issued? A. I don't recall the exact date.
2 3 4 5 6 7 8 6 9 4 10 11 12 13 14 15 16 17 18 19 20	Commission on Government Efficiency which would consist of nine members that would look for efficiencies in the State of Michigan's operations. 2. And did that commission issue a report or recommendation? 3. Yes, sir. 4. At the end of that two-year period? 5. Yes. 7. Who was the speaker who appointed you mentioned the speaker and the house majority leader both appointed you to that commission? 7. Speaker of the house was Andy Dillon and the senate majority leader was Mike Bishop. 7. Last name, sir? 7. Bishop. 7. Bishop. 7. Bishop, 7. Bishop, 7. Bishop, 7. Bishop, 7. Prior to the Legislative Commission on Government Efficiency, had you served on any commissions or other	there? A. This refers to, I believe, without going through the entire document, the review team that was appointed by the State to conduct a review of the City of Detroit's finances to determine if an emergency exists. Q. Were you part of this financial review team that's referenced here? A. No. Q. Do you know who was on that financial review team? A. I seem to recall a couple of the members, but I don't know all of the people that were on the review team. Q. Fair enough. Can you just identify those that you do remember? A. Fred Headen and Darrell Burks. Q. Did this State appointed financial review team issue a report or recommendation in writing? A. Yes, sir. Q. And when was that issued? A. I don't recall the exact date. Q. Was it 2013?
2 3 4 5 6 7 8 6 9 4 10 11 12 13 14 15 16 17 18 19 20 21	Commission on Government Efficiency which would consist of nine members that would look for efficiencies in the State of Michigan's operations. 2. And did that commission issue a report or recommendation? 3. Yes, sir. 4. At the end of that two-year period? 5. Yes. 7. Who was the speaker who appointed you mentioned the speaker and the house majority leader both appointed you to that commission? 7. Speaker of the house was Andy Dillon and the senate majority leader was Mike Bishop. 7. Last name, sir? 7. Bishop. 7. Bishop. 7. Bishop, B-I-S-H-O-P. 7. Prior to the Legislative Commission on Government Efficiency, had you served on any commissions or other organizations on behalf of the government?	there? A. This refers to, I believe, without going through the entire document, the review team that was appointed by the State to conduct a review of the City of Detroit's finances to determine if an emergency exists. Q. Were you part of this financial review team that's referenced here? A. No. Q. Do you know who was on that financial review team? A. I seem to recall a couple of the members, but I don't know all of the people that were on the review team. Q. Fair enough. Can you just identify those that you do remember? A. Fred Headen and Darrell Burks. G. Did this State appointed financial review team issue a report or recommendation in writing? A. Yes, sir. Q. And when was that issued? A. I don't recall the exact date. Q. Was it 2013? A. Yes, sir.
2 3 4 5 6 7 8 6 9 4 10 11 12 13 14 15 16 17 18 19 20 21 22	Commission on Government Efficiency which would consist of nine members that would look for efficiencies in the State of Michigan's operations. 2. And did that commission issue a report or recommendation? 3. Yes, sir. 2. At the end of that two-year period? 3. Yes. 4. Who was the speaker who appointed you mentioned the speaker and the house majority leader both appointed you to that commission? 4. Speaker of the house was Andy Dillon and the senate majority leader was Mike Bishop. 4. Bishop. 5. Bishop. 6. Bishop? 7. Bishop, B-I-S-H-O-P. 7. Prior to the Legislative Commission on Government Efficiency, had you served on any commissions or other organizations on behalf of the government? 8. The State government?	there? A. This refers to, I believe, without going through the entire document, the review team that was appointed by the State to conduct a review of the City of Detroit's finances to determine if an emergency exists. Q. Were you part of this financial review team that's referenced here? A. No. Q. Do you know who was on that financial review team? A. I seem to recall a couple of the members, but I don't know all of the people that were on the review team. Q. Fair enough. Can you just identify those that you do remember? A. Fred Headen and Darrell Burks. Q. Did this State appointed financial review team issue a report or recommendation in writing? A. Yes, sir. A. I don't recall the exact date. Q. Was it 2013? A. Yes, sir. Mr. Orr testified in deposition two days ago and he
2 3 4 5 6 7 8 9 4 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Commission on Government Efficiency which would consist of nine members that would look for efficiencies in the State of Michigan's operations. 2. And did that commission issue a report or recommendation? 3. Yes, sir. 2. At the end of that two-year period? 3. Yes. 4. Yes. Q. Who was the speaker who appointed you mentioned the speaker and the house majority leader both appointed you to that commission? A. Speaker of the house was Andy Dillon and the senate majority leader was Mike Bishop. Q. Last name, sir? A. Bishop. Q. Bishop? A. Bishop, B-I-S-H-O-P. Q. Prior to the Legislative Commission on Government Efficiency, had you served on any commissions or other organizations on behalf of the government? A. The State government? Q. Yes, sir.	 there? A. This refers to, I believe, without going through the entire document, the review team that was appointed by the State to conduct a review of the City of Detroit's finances to determine if an emergency exists. Q. Were you part of this financial review team that's referenced here? A. No. Q. Do you know who was on that financial review team? A. I seem to recall a couple of the members, but I don't know all of the people that were on the review team. Q. Fair enough. Can you just identify those that you do remember? A. Fred Headen and Darrell Burks. Q. Did this State appointed financial review team issue a report or recommendation in writing? A. Yes, sir. Q. And when was that issued? A. I don't recall the exact date. Q. Was it 2013? A. Yes, sir. Q. Mr. Orr testified in deposition two days ago and he mentioned that as part of the engagement process his
2 3 4 5 6 7 8 6 9 4 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	Commission on Government Efficiency which would consist of nine members that would look for efficiencies in the State of Michigan's operations. 2. And did that commission issue a report or recommendation? 3. Yes, sir. 2. At the end of that two-year period? 3. Yes. 4. Who was the speaker who appointed you mentioned the speaker and the house majority leader both appointed you to that commission? 4. Speaker of the house was Andy Dillon and the senate majority leader was Mike Bishop. 4. Bishop. 5. Bishop. 6. Bishop? 7. Bishop, B-I-S-H-O-P. 7. Prior to the Legislative Commission on Government Efficiency, had you served on any commissions or other organizations on behalf of the government? 8. The State government?	2 A. This refers to, I believe, without going through the 3 entire document, the review team that was appointed by 4 the State to conduct a review of the City of Detroit's 5 finances to determine if an emergency exists. 6 Q. Were you part of this financial review team that's 7 referenced here? 8 A. No. 9 Q. Do you know who was on that financial review team? 10 A. I seem to recall a couple of the members, but I don't 11 know all of the people that were on the review team. 12 Q. Fair enough. Can you just identify those that you do 13 remember? 14 A. Fred Headen and Darrell Burks. 15 Q. Did this State appointed financial review team issue a 16 report or recommendation in writing? 17 A. Yes, sir. 18 Q. And when was that issued? 19 A. I don't recall the exact date. 20 Q. Was it 2013? 21 A. Yes, sir. 22 Q. Mr. Orr testified in deposition two days ago and he

restructuring team of advisors for the City of New York? MR. RUEGGER: City of Detroit? MR. RUEGGER: City of Detroit, excuse me, thank you. Q. Were you part of any team that entertained pitches from law firms as the potential counsel to the City of Detroit? MR. MILLER: And if you would like, just email me and we'll confirm one way or the other. MR. RUEGGER: Before we trouble you we'll try to see if we can find it in the data room. MR. MILLER: Object to form. MR. MILLER: Object to form. I participated in a day long session where representatives of the City met with some law firms at Metro Airport. Q. Do you remember approximately when that occurred? A. I believe it was the end of January of 2013. A. I believe it was the end of January of 2013. A. Al believe it was the end of Jetroit on that day? Form the standpoint of who were the people that were meeting with the law firms? MR. MILLER: Object to form. MR. All the law firms? Q. Yeah, putting aside the various law firm people who were appearing, but who on behalf of the City or in coordination with the City were there and heard from the law firms? A. From the City there was Jack Martin and Kriss Andrews. I can't recall if there was anyone else there that was The meeting with the law firms? MR. MILLER: Let me answer. I don't know. MR. MILLER: Am dif you would like, just MR. MILLER: Am dif you would like, just MR. MILLER: Object to form. Q. Had Conway MacKenzie been engaged by the City in any role prior to the January contract with the City that we just referenced? A. Not engaged, but Conway MacKenzie did do some pro bono work for the City during 2012. Q. And what was the nature of that work in 2012? A. We assisted with a review and assessment of five areas that involved cashiering operations to identify recommendations for improvement. MR. MILLER: Object to form. A. We assisted with a review and assessment of inverting the carbon one specific geographic or operational area? MR. MILLER: Object to form. A. They were in specific operational	CITY OF DETROIT, MICHIGAN	41-44
New York?	Page 41	Page 43
MR. RUEGGER: City of Detroit? MR. RUEGGER: City of Detroit, excuse me, thank you. Were you part of any team that entertained pitches from law firms as the potential counsel to the City of Detroit? MR. MILLER: Object to form. A I participated in a day long session where representatives of the City met with some law firms at the forest was the end of January of 2013. De Jou or remember approximately when that occurred? A I believe it was the end of January of 2013. And who else participated with you and the representatives of the City of Detroit on that day? The MR. MILLER: Object to form. A I believe it was the end of January of 2013. And who else participated with you and the representatives of the City of Detroit on that day? A From the standpoint of who were the people that were the law firms? A From the City there was Jack Martin and Kriss Andrews. A From the City there was Jack Martin and Kriss Andrews. A From the City there was Jack Martin and Kriss Andrews. A From the City of Detroit. And then there A Rougard Markenzie dend oparational areas were those A Canyone else? A Garav Malhora. A Q Doy ou remember who was there from Miller Buckfire? A Garav Malhora. A Q Doyou remember who was there from Miller Buckfire, A Garav Malhora. A Q And who else short from Miller Buckfire, A Garav Malhora. A Q And who was share from Miller Buckfire, A Q And who was share from Miller Buckfire and Partin Easy. A Q And who was share from Miller Buckfire, A Q And who was there from Easy? A Q And who was there from Easy? A G Anyone else? A Q And who was there from Easy? A Q And who was share from Miller Buckfire, A Q And who was share from Miller Buckfire, A Q Anyone else? A Q And who was there from the State. A Q Anyone else? A Q Anyone e		
MR. RUEGGER: City of Detroit, excuse me, thank you. O. Were you pant of any team that entertained pitches from law firms as the potential counsel to the City of Detroit? MR. RUEGGER: Before we trouble you we'll to to see if we can find it in the data room. I have been determined by the City of the City		
thank you. Query ou part of any team that entertained pitches from law firms as the potential counsel to the City of Detroit? MR. MILLER: Object to form. Deliper to the January contract with the City that the City that the City that the City that the City of Detroit on that day? Tensor meeting with the law firms? Query each pear and well confirm one way or the other. MR. MILLER: Object to form. MR. MILLER: Objec		-
6 M.R. RULLER: Depot of any team that entertained pitches 7 from law firms as the potential counsel to the City of 8 Detroit? 9 MR. MILLER: Object to form. 10 A. J participated in a day long session where 11 representatives of the City met with some law firms at 12 Motro Airport. 11 representatives of the City met with some law firms at 12 Motro Airport. 12 Motro Airport. 13 C. Do you remember approximately when that occurred? 14 A. I believe it was the end of January of 2013. 15 Q. And who else participated with you and the 16 representatives of the City of Detroit on that day? 16 representatives of the City of Detroit on that day? 17 MR. MILLER: Object to form. 18 A. From the Standpoint of who were the people that were meeting with the law firms? 19 were appearing, but who on behalf of the City or in 20 coordination with the City were there and heard from 21 the law firms? 20 A. From the City there was Jack Martin and Kriss Andrews. 21 A. From the City there was anyone else there that was 22 b. Can't recall if there was anyone else there that was 23 Voung and the State of Michigan. 4 Q. Do you remember who was there from Miller Buckfire; 5 A. Ken Buckfire, I believe Kyle Herman. 5 A. Not was there from EAY? 5 A. Rom Suckfire, I believe Kyle Herman. 6 Q. Anyone else? 7 A. I don't recall if there was anyone else. 7 A. And who shere from EAY? 8 A. Prom the City in Detroit. And then there were representatives from Miller Buckfire, Emst & 7 young and the State of Michigan. 9 A. Romyone else? 10 Q. And from the State? 11 A. Not that I recall. 12 Q. And from the State? 13 A. Note of the City of Detroit of	•	,
7 from law firms as the potential counsel to the City of Detroit? 8 Detroit? 9 MR. MILLER: Object to form. 10 A. I participated in a day long session where 11 representatives of the City met with some law firms at 12 Metro Airport. 13 Q. Do you remember approximately when that occurred? 14 A. I believe it was the end of January of 2013. 15 Q. And who else participated with you and the representatives of the City of Detroit on that day? 16 A. From the standpoint of who were the people that were in emeting with the law firms? 19 Q. Yosh, putting aside the various law firm people who were appearing, but who on behalf of the City or in coordination with the City were there and heard from the Lity were there was anyone else there that was 25 Learn trecall if there was anyone else there from Miller Buckfire? 19 A. Koro Buckfire, Lienise Kyle Herman. 20 Q. Who was there from E&Y? 21 A. Koro that I recall. 22 Q. And whackenzie even been engaged by the City in any role prior to the January contract with the City wine very law for the City during 2012. 19 A. And what was the nature of that work in 2012? 19 meeting with the law firms? 20 Q. Yosh, putting aside the various law firm people who were appearing, but who on behalf of the City or in coordination with the City were there and heard from the Lity were there and heard from 20 coordination with the City were there and heard from 21 coordination with the City were there and heard from 22 coordination with the City of Detroit. And then there 23 coordination with the City of Detroit. And then there 24 were representatives from Miller Buckfire? 21 a nemployee of the City of Detroit. And then there 25 coordination with the City of Detroit. And then there 26 coordination with the City of Detroit. And then there 27 coordination with the City of Detroit. And then there 28 coordinate with a review and assessment of five areas were those? 22 A. They were in specific operational areas. 23 Page 44 if I recall correctly, there was parking, building a were proposed by the City of	·	
8 MR. MILLER: Okay. 9 MR. RUEGGER: But thank you. 10 A. I participated in a day long session where representatives of the City met with some law firms at 11 recall if there was anyone else there that was 12 an employee of the City of Detroit. And then there 22 an employee of the City of Detroit. And then there 23 an employee of the City of Detroit. And then there 24 an employee of the City of Detroit. And then there 25 A. John recall if there was anyone else. 10 C. Doy our emember approximately when that occurred? 11 A. I believe it was the end of Januany of 2013. 12 A. Not be a joint to the discussions between the City of Detroit on that day? 13 A. Not engaged, but Corway MacKenzie been engaged by the City of the City of the City during 2012. 14 A. From the standpoint of who were the people that were 19 meeting with the law firms? 15 MR. MILLER: Object to form. 16 A. From the standpoint of who were the people that were 19 meeting with the law firms? 17 meeting with the law firms? 18 meeting with the law firms? 19 C. Yeah, putting asside the various law firm people who were appearing, but who no behalf of the City or in 19 coordination with the City were there and heard from 20 were appearing, but who no behalf of the City or in 19 coordination with the City were there and heard from 20 coordination with the City were there and heard from 20 coordination with the City were there and heard from 20 coordination with the City were there and heard from 20 coordination with the City were there and heard from 20 coordination with the City were there and heard from 20 coordination with the City were there and heard from 20 coordination with the City were there and heard from 20 coordination with the City were there and heard from 20 coordination with the City were there and heard from 20 coordination with the City were there and heard from 20 coordination with the City were there and heard from 20 coordination with the City were there and heard from 20 coordination with the City there was anyone else there that was a		
MR. MILLER: Object to form. A I participated in a day long session where representatives of the City met with some law firms at Metro Airport. A I believe it was the end of January of 2013. A I don't believe that was it were the end the day? MR. MILLER: Object to form. Coordination with the City of Detroit and the City or in coordination with the City were there and heard from coordination with the City were there and heard from coordination with the City were there and heard from coordination with the City were there and heard from coordination with the City were there and heard from coordination with the City were there and heard from coordination with the City were there and heard from coordination with the City were there and heard from coordination with the City were there and heard from coordination with the City were there and heard from coordination with the City were there and heard from coordination with the City were the pecific operational areas. I make the coordination with the City of Detroit. And then there was anyone else there from Miller Buckfire? A Ken Buckfire, I believe Kyle Herman. A Not		
10 A. I participated in a day long session where representatives of the City met with some law firms at 11 mere representatives of the City of Detroit. And then there were representatives from Miller Buckfire, Emst & Young and the State of Michigan. 10 A. I participated in a day long session where representatives of the City of Detroit. And then there were representatives of the City of Detroit. And then there were representatives from Miller Buckfire, Emst & Young and the State of Michigan. 11 A. I participated with you and the representatives of the City of Detroit on that day? 12 Method else participated with you and the representatives of the City of the City of Interview of the City of Interview of the City of Interview of Interview of Interview of the City of Interview of Interv		-
representatives of the City met with some law firms at Metro Airport. 1.2 Metro Airport. 3. D. Doy unemember approximately when that occurred? 4. A. I believe it was the end of January of 2013. 5. Q. And who else participated with you and the representatives of the City of Detroit on that day? 6. From the standpoint of who were the people that were meeting with the law firms? 7. Q. Yeah, putting aside the various law firm people who were appearing, but who on behalf of the City or in coordination with the City were there and heard from the law firms? 8. A. From the City there was Jack Martin and Kriss Andrews. 9. I can't recall if there was anyone else there that was representatives from Miller Buckfire, 2 were representatives from Miller Buckfire, 2 were representatives from Miller Buckfire, 2 A. Ruguer and the State of Michigan. 9. Q. Anyone else? 9. A. Gaurav Malhotra. 10. Q. Anyone else? 10. Anyone else? 11. I don't recall if there was anyone else. 12. And what the City that was the nature of that work in 2012? 13. A. Not engaged, but Conway MacKenzie did do some pro bono work for the City during 2012. 14. A. Ot the Was assisted with a review and assessment of five areas that involved cashiering operations to identify recommendations for improvement. 15. Q. And where these eashiering operations to identify recommendations for improvement. 16. A. Was assisted with a review and assessment of five areas that involved cashiering operations to identify recommendations for improvement. 17. A. How there was anyone else there that was a manyone else there that was a manyone else there that was a manyone else there that was a the law firms? 18. A. From the City there was Jack Martin and Kriss Andrews. 19. C. And where these eashiering operations citywide or in one specific geographic or operational areas. 20. And which specific operational areas were those? 21. H. I recall correctly, there was parking, building assister prom Miller Buckfire? 22. Each Text Settle of Michigan. 23. Q. Has Conwa	-	-
Metro Airport. 12		
13 A. Not engaged, but Conway MacKenzie did do some pro bone work for the City during 2012. 14 A. I believe it was the end of January of 2013. 15 Q. And who else participated with you and the representatives of the City of Detroit on that day? 16 representatives of the City of Detroit on that day? 17 MR. MILLER: Object to form. 18 A. From the standpoint of who were the people that were meeting with the law firms? 19 Q. Yeah, putting aside the various law firm people who were appearing, but who on behalf of the City or in coordination with the City were there and heard from the law firms? 20 Q. Yeah putting aside the various law firm people who were appearing, but who on behalf of the City or in coordination with the City were there and heard from the law firms? 21 An in employee of the City of Detroit. And then there were representatives from Miller Buckfire, Ernst & 2 were representatives from Miller Buckfire, Ernst &		
14 A. I believe it was the end of January of 2013. 15 Q. And who else participated with you and the 16 representatives of the City of Detroit on that day? 17 MR. MILLER: Object to form. 18 A. From the standpoint of who were the people that were 19 meeting with the law firms? 20 Q. Yeah, putting aside the various law firm people who 21 were appearing, but who on behalf of the City or in 22 coordination with the City were there and heard from 23 the law firms? 24 A. From the City there was Jack Martin and Kriss Andrews. 25 I can't recall if there was anyone else there that was 26 an employee of the City of Detroit. And then there 27 were representatives from Miller Buckfire, Ernst & 28 Young and the State of Michigan. 29 A. I don't recall if there was anyone else. 30 Q. Myone else? 41 A. Not that I recall. 42 Q. Do you remember who was there from Miller Buckfire? 43 A. Andy Dillon, Rich Baird, Brom Stibitz. I can't recall if there was anyone else there from the State. 44 Q. And which specific operational areas. 45 A. Not that I may average of the City of Detroit. 46 Q. Anyone else? 47 A. I don't recall if there was anyone else. 48 Q. Who was there from E&Y? 49 A. Gaurav Malhotra. 40 Q. Anyone else? 41 A. Not that I recall. 41 A. Not that I recall. 42 Q. And from the State? 43 A. Andy Dillon, Rich Baird, Brom Stibitz. I can't recall if there was anyone else there from the State. 44 A. Yes, sir. 45 Q. At the time of the meetings at the airport, had conway MacKenzie ever been engaged by the City of New - of Detroit? 45 Q. Was that pursuant to an engagement letter or agreement? 46 Q. Was that pursuant to an engagement letter or agreement? 47 A. It was pursuant to a contract that was approved by city council and then executed by the City. 48 Que by appen to know - this may be a question better addressed to counsel that may not be here, but do you. 49 Vere you involved cashiering operations to dentify recommendations for improvement. 40 A. It was pursuant to a contract that was approved by city council and then execute	·	,
15 Q. And who else participated with you and the representatives of the City of Detroit on that day? 16 A. From the standpoint of who were the people that were meeting with the law firms? 17 were appearing, but who on behalf of the City or in were appearing, but who on behalf of the City or in vere appearing, but who on behalf of the City or in vere appearing, but who on behalf of the City or in vere appearing, but who on behalf of the City or in vere appearing, but who on behalf of the City or in vere appearing, but who on behalf of the City or in vere appearing, but who on behalf of the City or in vere appearing, but who on behalf of the City or in vere appearing, but who on behalf of the City or in vere appearing, but who on behalf of the City or in vere appearing, but who on behalf of the City or in vere appearing, but who on behalf of the City or in vere appearing, but who on behalf of the City or in vere appearing, but who on behalf of the City or in vere appearing, but who on behalf of the City or in very appearing, but who on behalf o		
16 representatives of the City of Detroit on that day? 17 MR. MILLER: Object to form. 18 A. From the standpoint of who were the people that were meeting with the law firms? 20 Q. Yeah, putting aside the various law firm people who were appearing, but who on behalf of the City or in coordination with the City were there and heard from the State of Michigan. 21 A. From the City there was Jack Martin and Kriss Andrews. 22 A. From the City there was Jack Martin and Kriss Andrews. 23 I can't recall if there was anyone else there that was 24 A. From the City there was Jack Martin and Kriss Andrews. 25 I can't recall if there was anyone else there that was 26 Who was there from Miller Buckfire, Ernst & O. Do you remember who was there from Miller Buckfire? 27 A. I don't recall if there was anyone else. 38 Q. Who was there from E&Y? 49 A. Gaurav Malhotra. 40 Q. Anyone else? 41 A. Not that I recall. 41 A. Not that I recall. 42 Q. And from the State? 43 A. Andy Dillon, Rich Baird, Brom Stibitz. I can't recall if there was anyone else there from the State. 44 A. Yes, sir. 45 Q. Was that pursuant to an engagement letter or agreement? 46 Q. Was that pursuant to a contract that was approved by city council and then executed by the City. 47 Q. Was there from the State. 48 Q. Woo whappen to know — this may be a question better addressed to counsel that may not be here, but do you. 48 A. Tree greations of intentify recommendations for improvement. 49 Q. Mere these cashiering operations oit dentify recommendations for improvement. 49 Q. And from the State of Michigan I mean? 40 A. If I recall correctly, there was parking, building safety engineering and environmental department. I'm 41 blanking on the other three areas, but they were specific operational areas? 42 A. If I recall correctly, there was parking, building safety engineering and environmental department. I'm 42 blanking on the other three areas, but they were specific operational areas? 43 A. If I recall correctly, there was apriving, building safety engineering and e		
MR. MILLER: Object to form. A From the standpoint of who were the people that were meeting with the law firms? O Q. Yeah, putting aside the various law firm people who were appearing, but who on behalf of the City or in coordination with the City were there and heard from the Stand firms? A From the City there was Jack Martin and Kriss Andrews. I can't recall if there was anyone else there that was I can't recall if there was anyone else there that was Page 44 A Poung and the State of Michigan. Q Do you remember who was there from Miller Buckfire, Ernst & 20 Anyone else? A Rot that involved cashiering operations to identify recommendations for improvement. MR. MILLER: Object to form. MR. MILLER: Object to form. If I recall correctly, there was parking, building safety engineering and environmental department. I'm Page 44 A If I recall correctly, there was parking, building safety engineering and environmental department. I'm Page 45 A Guera Malhotra. A Ken Buckfire, I believe Kyle Herman. A Cond was there from E&Y? A I don't recall if there was anyone else. A Not that I recall. A Andy Dillon, Rich Baird, Brom Stibitz. I can't recall if there was anyone else there from the State. A Area, Sir. A Area, Sir. A Livas pursuant to a contract that was approved by city courcil and then executed by the City of New – of corrections and pagement? A It was pursuant to a contract that was approved by city courcil and then executed by the City. A Do you happen to know – this may be a question better and heard from the State of the city of page 44 A If I recall correctly, there was parking, building safety engineering and environmental department. I'm A nemployee of the City of Detroit. And then there areas, but they were specific. A Leas Conway MacKenzie ever been engaged by the State to do work on a State matter, State of Michigan I mean? A Condition the State of Michigan I mean? A Condit method the state of Michigan I mean? A C		
18 A. From the standpoint of who were the people that were meeting with the law firms? 2 Q. Yeah, putting aside the various law firm people who were appearing, but who on behalf of the City or in coordination with the City were there and heard from the law firms? 2 A. From the City there was Jack Martin and Kriss Andrews. 2 A. From the City there was Jack Martin and Kriss Andrews. 3 I can't recall if there was anyone else there that was Page 42 2 m erepresentatives from Miller Buckfire, Ernst & 2 specific — or department specific. 3 Young and the State of Michigan. 4 Q. Do you remember who was there from Miller Buckfire? 5 A. Ken Buckfire, I believe Kyle Herman. 6 Q. Anyone else? 7 A. I don't recall if there was anyone else. 8 Q. Who was there from E&Y? 9 A. Gaurav Malhotra. 9 Q. And which specific operational areas. 21 A. They were in specific operational areas were those? 4 A. If I recall correctly, there was parking, building safety engineering and environmental department. I'm Page 42 1 blanking on the other three areas, but they were specific — or department specific. 3 Q. Has Conway MacKenzie ever been engaged by the State to dowork on a State matter, State of Michigan I mean? 5 A. Not that I'm aware of Joulously I've been with the firm for only 12 years, the firm's been around 26 years so I can't say before my time. During my time I don't believe that is the case. 9 Q. So to the best of your understanding the first engagement for Conway MacKenzie for either the State of the City of Detroit that was signed in or around if there was anyone else there from the State. 10 A. Andy Dillon, Rich Baird, Brom Stibitz. I can't recall if there was anyone else there from the State. 11 A. Not that I recall. 12 Q. And from the State? 13 A. Yes, sir. 14 A. Yes, sir. 15 Q. At the time of the meetings at the airport, had 16 Conway MacKenzie been engaged by the City of New - of patent was anyone else there from the State. 17 A. Yes, sir. 18 A. Yes, sir. 19 Q. Was that pursuant to a contract t		
19 Meeting with the law firms? 20 Q. Yeah, putting aside the various law firm people who 21 were appearing, but who on behalf of the City or in 22 coordination with the City were there and heard from 23 the law firms? 24 A. From the City there was Jack Martin and Kriss Andrews. 25 I can't recall if there was anyone else there that was 26 an employee of the City of Detroit. And then there 27 were representatives from Miller Buckfire, Ernst & 38 Young and the State of Michigan. 40 Q. Do you remember who was there from Miller Buckfire? 51 A. Ken Buckfire, I believe Kyle Herman. 52 A. Gaurav Malhotra. 53 Q. And which specific operational areas. 54 A. From the City of Detroit. And then there 55 A. Ken Buckfire, I believe Kyle Herman. 66 Q. Anyone else? 67 Years so I can't save before my time. During my time I 68 Q. Anyone else? 78 A. Gaurav Malhotra. 79 Q. Anyone else? 79 A. Gaurav Malhotra. 70 Q. Anyone else? 71 A. Not that I recall. 71 A. Not that I recall. 71 A. Not that I recall. 72 Q. And from the State? 73 A. Andy Dillon, Rich Baird, Brom Stibitz. I can't recall if if there was anyone else there from the State. 79 Q. And from the State? 70 Q. Anyone else? 71 A. Andy Dillon, Rich Baird, Brom Stibitz. I can't recall if if there was anyone else there from the State. 71 A. Not that I recall. 72 Q. And from the State? 73 A. Andy Dillon, Rich Baird, Brom Stibitz. I can't recall if if there was anyone else there from the State. 74 A. Yes, sir. 75 Q. At the time of the meetings at the airport, had Conway MacKenzie been engaged by the City of New - of patrents. 76 Q. Were you involved in the discussions with the City that predated the Conway MacKenzie engagement? 78 A. It was pursuant to a contract that was approved by city council and then executed by the City. 79 Q. Do you happen to know this may be a question better addressed to counsel that may not be here, but do you	,	
20 Q. Yeah, putting aside the various law firm people who were appearing, but who on behalf of the City or in the law firms? 21 A. From the City there was Jack Martin and Kriss Andrews. I can't recall if there was anyone else there that was land the State of Michigan. 22 And which specific operational areas. 23 Q. And which specific operational areas were those? 24 A. From the City there was Jack Martin and Kriss Andrews. I can't recall if there was anyone else there that was land the State of Michigan. 25 I can't recall if there was anyone else there that was land the State of Michigan. 26 Q. Do you remember who was there from Miller Buckfire? 27 A. I don't recall if there was anyone else. 38 Young and the State of Michigan. 49 Q. Anyone else? 40 Anyone else? 51 A. Not that I'r ecall if there was anyone else. 52 A. Not that I'r ecall if there was anyone else. 53 Young and the State of Michigan. 54 A. Or by our remember who was there from Miller Buckfire? 55 A. Ken Buckfire, I believe Kyle Herman. 66 Q. Anyone else? 67 A. I don't recall if there was anyone else. 68 Q. Who was there from E&Y? 69 A. Gaurav Malhotra. 69 Q. Anyone else? 60 And from the State? 61 A. Not that I recall. 61 A. Andy Dillon, Rich Baird, Brom Stibitz. I can't recall if there was anyone else there from the State. 61 Conway MacKenzie been engaged by the City of New – of petroit. 62 At the time of the meetings at the airport, had conway MacKenzie been engaged by the City of New – of petroit. 63 A. Yes, sir. 64 A. Yes, sir. 65 A. Ken Buckfire, I believe Kyle Herman. 66 Conway MacKenzie been engaged by the City of New – of petroit. And then there were representatives the engagement? 65 A. Not that I'r aware of. Obviously I've been with the firm for only 12 years, the firm's been around 26 years so I can't say before my time. During my time I don't believe that is the case. 69 Q. So to the best of your understanding the first engagement for Conway MacKenzie or either the State or the City of the City of New – of Miller Buckfire? 60 Anyone else		·
were appearing, but who on behalf of the City or in coordination with the City were there and heard from the law firms? A. From the City there was Jack Martin and Kriss Andrews. I can't recall if there was anyone else there that was Page 42 an employee of the City of Detroit. And then there were representatives from Miller Buckfire, Ernst & Young and the State of Michigan. Q. Do you remember who was there from Miller Buckfire? A. Ken Buckfire, I believe Kyle Herman. Q. Who was there from E&Y? A. Round I recall if there was anyone else. Q. Who was there from E&Y? A. Round I recall. A. Not that I recall. A. Andy Dillon, Rich Baird, Brom Stibitz. I can't recall if there was anyone else there from the State. Conway MacKenzie been engaged by the City of New - of Detroit? A. Yes, sir. Q. Was that pursuant to an engagement letter or agreement? A. It was pursuant to a contract that was approved by city council and then executed by the City of New - of addressed to counsel that may not be here, but do you A. They were in specific operational areas. A. And prome is specific operational areas. A. They were in specific operational areas. A. And prome is specific operational areas. A. They were in specific operational areas. A. They were in specific operational areas. A. And then the City for the twas blanking on the other three areas, but they were specific - or department. I'm blanking on the other three areas, but they were specific - or department specific. A. Not that I'm aware of. Obviously Ive been with the firm for only 12 years, the firm's been around 26 owork on a State matter, State of Mi	9	
22 coordination with the City were there and heard from the law firms? 23 A. From the City there was Jack Martin and Kriss Andrews. 24 A. From the City there was Jack Martin and Kriss Andrews. 25 I can't recall if there was anyone else there that was Page 42 1 an employee of the City of Detroit. And then there were representatives from Miller Buckfire, Ernst & 3 2 Young and the State of Michigan. 4 Q. Do you remember who was there from Miller Buckfire? 5 A. Ken Buckfire, I believe Kyle Herman. 6 Q. Anyone else? 7 A. I don't recall if there was anyone else. 9 A. Gaurav Malhotra. 10 Q. Anyone else? 11 A. Not that I recall. 12 Q. And from the State? 13 A. Andy Dillon, Rich Baird, Brom Stibitz. I can't recall 14 if there was anyone else there from the State. 15 Q. At the time of the meetings at the airport, had 16 Conway MacKenzie been engaged by the City of New - of Detroit? 17 Detroit? 18 A. Yes, sir. 19 Q. Was that pursuant to an engagement letter or agreement? 20 C. Do you happen to know this may be a question better addressed to counsel that may not be here, but do you 21 A. I They were in specific operational areas. 22 A. They were in specific operational areas. 23 Q. And which specific operational areas. 24 A. If I recall correctly, there was aprking, building safety engineering and environmental department. I'm Page 44 A. If I recall correctly, there was parking, building safety engineering and environmental department. I'm Page 44 A. If I recall correctly, there was parking, building safety engineering and environmental department. I'm Page 44 A. If I recall correctly, there was parking, building safety engineering and environmental department. I'm Page 44 A. If I recall correctly, there was parking, building safety engineering and environmental department. I'm 1 blanking on the other three areas, but they were specific about the per been engaged by the State to down knot not atthe thement. I'm 1 blanking on the other three areas, but they were specific average and envir		
the law firms? 4 A. From the City there was Jack Martin and Kriss Andrews. 1 can't recall if there was anyone else there that was 1 an employee of the City of Detroit. And then there were representatives from Miller Buckfire, Ernst & Young and the State of Michigan. 4 Q. Do you remember who was there from Miller Buckfire? 5 A. Ken Buckfire, I believe Kyle Herman. 6 Q. Anyone else? 7 A. I don't recall if there was anyone else. 8 Q. Who was there from E&Y? 8 A. Gaurav Malhotra. 9 Q. So to the best of your understanding the first or the city other than the pro bono work you referenced was the contract that's currently in effect 1 A. Not that I recall. 1 A. Andy Dillon, Rich Baird, Brom Stibitz. I can't recall if there was anyone else there from the State. 1 Q. At the time of the meetings at the airport, had 1 Conway MacKenzie been engaged by the City of New of Detroit? 1 Q. Was that pursuant to an engagement letter or agreement? 2 Q. Was that pursuant to a contract that was approved by city council and then executed by the City. 2 Q. Do you happen to know this may be a question better addressed to counsel that may not be here, but do you 2 Andressed to counsel that may not be here, but do you 2 And dense was anyone else engaged to the city of vour understations? 2 A. If I recall correctly, there was appring, building safety engineering and environmental department. I'm 2 blanking on the other three areas, but they were specific. 3 D. It was pursuant to a contract that was approved by city council and then executed by the City. 4 A. It was pursuant to a contract that may not be here, but do you 9 Q. Were there discussions between		•
A. From the City there was Jack Martin and Kriss Andrews. I can't recall if there was anyone else there that was Page 42 an employee of the City of Detroit. And then there were representatives from Miller Buckfire, Ernst & young and the State of Michigan. Do you remember who was there from Miller Buckfire? A. Ken Buckfire, I believe Kyle Herman. A. Anyone else? A. Gaurav Malhotra. A. Anyone else? A. Gaurav Malhotra. A. Not that I recall. A. Andy Dillon, Rich Baird, Brom Stibitz. I can't recall if there was anyone else there from the State. A. Andy Dillon, Rich Baird, Brom Stibitz. I can't recall if there was anyone else there from the State. Conway MacKenzie been engaged by the City of New - of Detroit? A. A Wes, sir. A. Wes, sir. A. Wes shart pursuant to an engagement letter or agreement? A. It was pursuant to a contract that was approved by city council and then executed by the City. A. Do you remember who was there from Miller Buckfire, Ernst & specific - or department specific. A. Q. Has Conway MacKenzie ever been engaged by the State to do work on a State matter, State of Michigan I mean? A. Not that I'm aware of. Obviously I've been with the firm for only 12 years, the firm's been around 26 years so I can't say before my time. During my time I don't believe that is the case. A. Out the best of your understanding the first engagement for Conway MacKenzie for either the State of the the tyle on the city of Detroit that was signed in or around January of 2013; is that correct? A. Yes, sir. MR. RUEGGER: Sometimes it gets a little carried away. Do you happen to know this may be a question better addressed to counsel that may not be here, but do you A planta I'm anyone lese appearance. A. If I'm ecall lepartment. I'm Dalanking on the other three areas, but they were specific. A. If I'm anyone else. A. Hot that I'm aware of. Obviously I've been with the firm from only 12 years, ble firm's been around 26 years so I	•	
25 safety engineering and environmental department. I'm an employee of the City of Detroit. And then there were representatives from Miller Buckfire, Ernst & 2 specific - or department specific. Young and the State of Michigan. 4 Q. Do you remember who was there from Miller Buckfire? 5 A. Ken Buckfire, I believe Kyle Herman. 6 Q. Anyone else? 7 A. I don't recall if there was anyone else. 8 Q. Who was there from E&Y? 9 A. Gaurav Malhotra. 10 Q. Anyone else? 11 A. Not that I recall. 12 A. Andy Dillon, Rich Baird, Brom Stibitz. I can't recall if there was anyone else there from the State. 13 A. Andy Dillon, Rich Baird, Brom Stibitz. I can't recall if there was anyone else there from the State. 14 G. Conway MacKenzie been engaged by the City of New - of Detroit? 15 A. Yes, sir. 16 Q. Was that pursuant to an engagement letter or agreement? 17 A. Yes, sir. 18 Q. Was that pursuant to a contract that was approved by city council and then executed by the City. 20 Q. Do you happen to know this may be a question better addressed to counsel that may not be here, but do you 25 Safety engineering and environmental department. I'm blanking on the other three areas, but they were specific - or department specific. 26 Specific - or department specific. 3 Q. Has Conway MacKenzie ere engaged by the State to do work on a State matter, State of Michigan I mean? 5 A. Not that I'm aware of. Obviously I've been with the firm for only 12 years, the firm's been around 26 7 years so I can't say before my time. During my time I don't believe that is the case. 9 Q. So to the best of your understanding the first engagement for Conway MacKenzie for either the State or the city other than the pro bono work you referenced was the contract that's currently in effect or the City of Detroit that was signed in or around January of 2013; is that correct? 15 A. Yes, sir. 16 MS. LEVINE: Good question. 17 MR. RUEGGER: Sometimes it gets a little carried away. 18 Q. Were you involved in the discussions with the City that		
an employee of the City of Detroit. And then there were representatives from Miller Buckfire, Ernst & 2 specific — or department specific. Young and the State of Michigan. A. Voung and the State of Michigan. A. Ken Buckfire, I believe Kyle Herman. A. Ken Buckfire, I believe Kyle Herman. A. I don't recall if there was anyone else. A. I don't recall if there was anyone else. A. Gaurav Malhotra. A. Andy Dillon, Rich Baird, Brom Stibitz. I can't recall if there was anyone else there from the State. A. Andy Dillon, Rich Baird, Brom Stibitz. I can't recall if there was anyone else there from the State. A. Andy Dillon, Rich Baird, Brom Stibitz. I can't recall if there was anyone else there from the State. A. Andy Dillon, Rich Baird, Brom Stibitz. I can't recall if there was anyone else there from the State. A. Andy Dillon, Rich Baird, Brom Stibitz. I can't recall if there was anyone else there from the State. A. Andy Dillon, Rich Baird, Brom Stibitz. I can't recall if there was anyone else there from the State. A. Yes, sir. A. Yes, sir. B. A. Yes, sir. B. A. Yes, sir. B. A. Yes, sir. B. A. Yes, sir. Conway MacKenzie been engaged by the City of New - of the mage of the open and the probabout the conversations? A. It was pursuant to a contract that was approved by city council and then executed by the City. A. It was pursuant to a contract that was approved by city council and then executed by the City. A. Do you happen to know this may be a question better addressed to counsel that may not be here, but do you At the redated the Conway MacKenzie eragagement? A. Can you be more specific about the conversations? A. Can you be more specific about the conversations?	-	
an employee of the City of Detroit. And then there were representatives from Miller Buckfire, Ernst & Young and the State of Michigan. 4 Q. Do you remember who was there from Miller Buckfire? 5 A. Ken Buckfire, I believe Kyle Herman. 6 Q. Anyone else? 6 A. I don't recall if there was anyone else. 7 A. Gaurav Malhotra. 9 Q. Anyone else? 9 A. Gaurav Malhotra. 10 Q. Anyone else? 11 A. Not that I recall. 12 engagement for Conway MacKenzie ever been engaged by the State to do work on a State matter, State of Michigan I mean? 5 A. Not that I'm aware of. Obviously I've been with the firm for only 12 years, the firm's been around 26 years so I can't say before my time. During my time I don't believe that is the case. 9 A. Gaurav Malhotra. 9 Q. So to the best of your understanding the first or the city of ther than the pro bono work you 12 referenced was the contract that's currently in effect 13 A. Andy Dillon, Rich Baird, Brom Stibitz. I can't recall 14 if there was anyone else there from the State. 15 Q. At the time of the meetings at the airport, had 16 Conway MacKenzie been engaged by the City of New of 17 Detroit? 18 A. Yes, sir. 19 Q. Was that pursuant to an engagement letter or agreement? 10 Q. Were you involved in the discussions with the City 18 A. Yes, sir. 19 Q. Was that pursuant to a contract that was approved by 20 city council and then executed by the City. 21 A. It was pursuant to a contract that was approved by 22 city council and then executed by the City. 23 Q. Do you happen to know this may be a question better 24 addressed to counsel that may not be here, but do you 25 do were you involved in the discussions between	25 I can't recall if there was anyone else there that was	25 Salety engineering and environmental department. Trii
2 were representatives from Miller Buckfire, Ernst & Young and the State of Michigan. 3 Q. Do you remember who was there from Miller Buckfire? 5 A. Ken Buckfire, I believe Kyle Herman. 6 Q. Anyone else? 7 A. I don't recall if there was anyone else. 8 Q. Who was there from E&Y? 9 A. Gaurav Malhotra. 9 Q. So to the best of your understanding the first 10 Q. Anyone else? 11 A. Not that I recall. 12 Q. And from the State? 13 A. Andy Dillon, Rich Baird, Brom Stibitz. I can't recall 14 if there was anyone else there from the State. 15 Q. At the time of the meetings at the airport, had 16 Conway MacKenzie been engaged by the City of New of Detroit? 18 A. Yes, sir. 19 Q. Was that pursuant to a contract that was approved by city council and then executed by the City. 20 Q. Do you happen to know this may be a question better addressed to counsel that may not be here, but do you 21 Young and the State of Michigan I mean? 22 Specific or department specific. 3 Q. Has Conway MacKenzie ever been engaged by the State to do work on a State matter, State of Michigan I mean? 4 A Ken Buckfire, I believe Kyle Herman. 4 Convit part of Devicts at part of Doviously I've been with the firm for only 12 years, the firm's been around 26 4 Chon't recall if mere was anyone else. 5 A. Not that I'm aware of. Obviously I've been with the firm for only 12 years, the firm's been around 26 7 years so I can't say before my time. During my time I don't believe that is the case. 9 Q. So to the best of your understanding the first engagement for Conway MacKenzie for either the State or the city of the city of Detroit that the case. 11 any of the City of Detroit that was signed in or around 14 January of 2013; is that correct? 15 A. Yes, sir. 16 MS. LEVINE: Good question. 17 MR. RUEGGER: Sometimes it gets a little carried away. 18 Q. Were you involved in the discussions with the City MR. MILLER: Object to form. 19 Q. Were developed to the Conversations? 20 Q. Do you happen to know this may be a question better addressed to counsel that may	Page 42	Page 44
Young and the State of Michigan. Q. Do you remember who was there from Miller Buckfire? A. Ken Buckfire, I believe Kyle Herman. A. I don't recall if there was anyone else. Q. Anyone else? A. Gaurav Malhotra. A. Oat that I'm aware of. Obviously I've been with the firm for only 12 years, the firm's been around 26 years so I can't say before my time. During my time I don't believe that is the case. Q. Who was there from E&Y? A. Gaurav Malhotra. A. Not that I recall. A. Not that I recall. D. Anyone else? A. Gaurav Malhotra. A. Andy Dillon, Rich Baird, Brom Stibitz. I can't recall if there was anyone else there from the State. A. Andy Dillon, Rich Baird, Brom Stibitz. I can't recall if there was anyone else there from the State. D. At the time of the meetings at the airport, had Conway MacKenzie been engaged by the City of New of Detroit? A. Yes, sir. A. Yes, sir. Was that pursuant to an engagement letter or agreement? A. It was pursuant to a contract that was approved by city council and then executed by the City. A. It was pursuant to a contract that was approved by city council and then executed by the City. A. Do you happen to know this may be a question better addressed to counsel that may not be here, but do you A. Can you be more specific about the conversations?		
4 Q. Do you remember who was there from Miller Buckfire? 5 A. Ken Buckfire, I believe Kyle Herman. 6 Q. Anyone else? 7 A. I don't recall if there was anyone else. 8 Q. Who was there from E&Y? 9 A. Gaurav Malhotra. 9 Q. Anyone else? 10 Q. Anyone else? 11 A. Not that I recall. 12 Q. And from the State? 13 A. Andy Dillon, Rich Baird, Brom Stibitz. I can't recall if there was anyone else there from the State. 15 Q. At the time of the meetings at the airport, had 16 Conway MacKenzie been engaged by the City of New of Detroit? 17 Detroit? 18 A. Yes, sir. 19 Q. Was that pursuant to an engagement letter or agreement? 19 Q. Was that pursuant to a contract that was approved by city council and then executed by the City. 20 Q. Do you happen to know this may be a question better addressed to counsel that may not be here, but do you 21 A. It was pursuant to a contract that may not be here, but do you 22 Were there discussions between 3 A. Not that I'm aware of. Obviously I've been with the firm for only 12 years, the firm's been around 26 4 A. Not that I'm aware of. Obviously I've been with the firm for only 12 years, the firm's been around 26 7 years so I can't say before my time. During my time I don't believe that is the case. 9 Q. So to the best of your understanding the first engagement for Conway MacKenzie for either the State or the city of Detroit that was signed in or around January of 2013; is that correct? 15 A. Yes, sir. 16 MS. LEVINE: Good question. 17 MR. RUEGGER: Sometimes it gets a little carried away. 18 Carried away. 19 Q. Were you involved in the discussions with the City that the predated the Conway MacKenzie engagement? 20 MR. MILLER: Object to form. 21 MR. MILLER: Object to form. 22 A. Can you be more specific about the conversations? 23 Q. Do you happen to know this may be a question better addressed to counsel that may not be here, but do you		
5 A. Ken Buckfire, I believe Kyle Herman. 6 Q. Anyone else? 7 A. I don't recall if there was anyone else. 8 Q. Who was there from E&Y? 9 A. Gaurav Malhotra. 10 Q. Anyone else? 11 A. Not that I recall. 12 Q. And from the State? 13 A. Andy Dillon, Rich Baird, Brom Stibitz. I can't recall if there was anyone else there from the State. 15 Q. At the time of the meetings at the airport, had 16 Conway MacKenzie been engaged by the City of New of Detroit? 18 A. Yes, sir. 19 Q. Was that pursuant to an engagement letter or agreement? 20 Q. Was pursuant to a contract that was approved by city council and then executed by the City. 21 Q. Do you happen to know this may be a question better addressed to counsel that may not be here, but do you 22 (P. Anyone else? 3 A. Not that I'm aware of. Obviously I've been with the firm for only 12 years, the firm's been around 26 4 firm for only 12 years, the firm's been around 26 5 A. Not that I'm aware of. Obviously I've been with the 6 firm for only 12 years, the firm's been around 26 7 years so I can't say before my time. During my time I don't believe that is the case. 9 Q. So to the best of your understanding the first engagement for Conway MacKenzie for either the State or the city other than the pro bono work you referenced was the contract that's currently in effect or the city of Detroit that was signed in or around January of 2013; is that correct? 14 January of 2013; is that correct? 15 A. Yes, sir. 16 MS. LEVINE: Good question. 17 MR. RUEGGER: Sometimes it gets a little carried away. 18 Carried away. 19 Q. Were you involved in the discussions with the City that predated the Conway MacKenzie engagement? 20 MR. MILLER: Object to form. 21 MR. MILLER: Object to form. 22 A. Can you be more specific about the conversations? 23 Q. Do you happen to know this may be a question better addressed to counsel that may not be here, but do you 24 Were there discussions between		
6 Q. Anyone else? 7 A. I don't recall if there was anyone else. 8 Q. Who was there from E&Y? 9 A. Gaurav Malhotra. 9 Q. So to the best of your understanding the first 10 Q. Anyone else? 11 A. Not that I recall. 11 or the city other than the pro bono work you 12 Q. And from the State? 13 A. Andy Dillon, Rich Baird, Brom Stibitz. I can't recall 14 if there was anyone else there from the State. 15 Q. At the time of the meetings at the airport, had 16 Conway MacKenzie been engaged by the City of New of Detroit? 17 Detroit? 18 A. Yes, sir. 19 Q. Was that pursuant to an engagement letter or agreement? 20 Q. Was that pursuant to a contract that was approved by city council and then executed by the City. 21 Q. Do you happen to know this may be a question better addressed to counsel that may not be here, but do you 10 Girm for only 12 years, the firm's been around 26 7 years so I can't say before my time. During my time I 8 don't believe that is the case. 9 Q. So to the best of your understanding the first engagement for Conway MacKenzie for either the State 10 engagement for Conway MacKenzie for either the State 11 or the city other than the pro bono work you 12 referenced was the contract that's currently in effect 13 for the City of Detroit that was signed in or around 14 January of 2013; is that correct? 15 A. Yes, sir. 16 MS. LEVINE: Good question. 17 MR. RUEGGER: Sometimes it gets a little 18 carried away. 19 Q. Were you involved in the discussions with the City 19 that predated the Conway MacKenzie engagement? 20 MR. MILLER: Object to form. 21 MR. MILLER: Object to form. 22 A. Can you be more specific about the conversations? 23 Q. Do you happen to know this may be a question better 24 addressed to counsel that may not be here, but do you 25 Vere there discussions between		_
7 A. I don't recall if there was anyone else. 8 Q. Who was there from E&Y? 9 A. Gaurav Malhotra. 9 Q. Anyone else? 10 Q. Anyone else? 11 A. Not that I recall. 12 Q. And from the State? 13 A. Andy Dillon, Rich Baird, Brom Stibitz. I can't recall 14 if there was anyone else there from the State. 15 Q. At the time of the meetings at the airport, had 16 Conway MacKenzie been engaged by the City of New of Detroit? 17 Detroit? 18 A. Yes, sir. 19 Q. Was that pursuant to an engagement letter or agreement? 20 Q. Was pursuant to a contract that was approved by city council and then executed by the City. 21 Q. Do you happen to know this may be a question better addressed to counsel that may not be here, but do you 22 Who was there from E&Y? 23 Q. Do you happen to know this may be a question better addressed to counsel that may not be here, but do you 24 Were there discussions between	-	-
8 Q. Who was there from E&Y? 9 A. Gaurav Malhotra. 10 Q. Anyone else? 11 A. Not that I recall. 11 or the city other than the pro bono work you 12 q. And from the State? 13 A. Andy Dillon, Rich Baird, Brom Stibitz. I can't recall 14 if there was anyone else there from the State. 15 Q. At the time of the meetings at the airport, had 16 Conway MacKenzie been engaged by the City of New of 17 Detroit? 18 A. Yes, sir. 19 Q. Was that pursuant to an engagement letter or 20 agreement? 21 A. It was pursuant to a contract that was approved by 22 city council and then executed by the City. 24 addressed to counsel that may not be here, but do you 8 don't believe that is the case. 9 Q. So to the best of your understanding the first engagement for Conway MacKenzie of either the State 10 engagement for Conway MacKenzie for either the State 11 or the city other than the pro bono work you 12 referenced was the contract that's currently in effect 13 for the City of Detroit that was signed in or around 14 January of 2013; is that correct? 15 A. Yes, sir. 16 MS. LEVINE: Good question. 17 MR. RUEGGER: Sometimes it gets a little 18 carried away. 19 Q. Were you involved in the discussions with the City 19 Q. Were you involved in the discussions with the City 20 that predated the Conway MacKenzie engagement? 21 MR. MILLER: Object to form. 22 A. Can you be more specific about the conversations? 23 Q. Do you happen to know this may be a question better 24 Were there discussions between	-	
9 A. Gaurav Malhotra. 10 Q. Anyone else? 11 A. Not that I recall. 12 Q. And from the State? 13 A. Andy Dillon, Rich Baird, Brom Stibitz. I can't recall 14 if there was anyone else there from the State. 15 Q. At the time of the meetings at the airport, had 16 Conway MacKenzie been engaged by the City of New of 17 Detroit? 18 A. Yes, sir. 19 Q. Was that pursuant to an engagement letter or 20 agreement? 21 A. It was pursuant to a contract that was approved by 22 city council and then executed by the City. 23 Q. Do you happen to know this may be a question better 24 addressed to counsel that may not be here, but do you 10 or the city other than the pro bono work you 11 referenced was the contract that was signed in or around 12 referenced was the contract that's currently in effect 13 for the City of Detroit that was signed in or around 14 January of 2013; is that correct? 15 A. Yes, sir. 16 MS. LEVINE: Good question. 17 MR. RUEGGER: Sometimes it gets a little 18 carried away. 19 Q. Were you involved in the discussions with the City 19 that predated the Conway MacKenzie engagement? 20 MR. MILLER: Object to form. 21 A. Can you be more specific about the conversations? 22 A. Can you be more specific about the conversations? 23 Q. I'll try, I'll try. 24 Were there discussions between		
10 engagement for Conway MacKenzie for either the State 11 A. Not that I recall. 12 Q. And from the State? 13 A. Andy Dillon, Rich Baird, Brom Stibitz. I can't recall 14 if there was anyone else there from the State. 15 Q. At the time of the meetings at the airport, had 16 Conway MacKenzie been engaged by the City of New of 17 Detroit? 18 A. Yes, sir. 19 Q. Was that pursuant to an engagement letter or 20 agreement? 21 A. It was pursuant to a contract that was approved by 22 city council and then executed by the City. 23 Q. Do you happen to know this may be a question better 24 addressed to counsel that may not be here, but do you 10 engagement for Conway MacKenzie for either the State 11 or the city other than the pro bono work you 12 referenced was the contract that's currently in effect 13 for the City of Detroit that was signed in or around 14 January of 2013; is that correct? 15 A. Yes, sir. 16 MS. LEVINE: Good question. 17 MR. RUEGGER: Sometimes it gets a little 18 carried away. 19 Q. Were you involved in the discussions with the City 20 that predated the Conway MacKenzie engagement? 21 MR. MILLER: Object to form. 22 A. Can you be more specific about the conversations? 23 Q. I'll try, I'll try. 24 Were there discussions between		
11 A. Not that I recall. 12 Q. And from the State? 13 A. Andy Dillon, Rich Baird, Brom Stibitz. I can't recall 14 if there was anyone else there from the State. 15 Q. At the time of the meetings at the airport, had 16 Conway MacKenzie been engaged by the City of New of 17 Detroit? 18 A. Yes, sir. 19 Q. Was that pursuant to an engagement letter or 19 agreement? 20 Was pursuant to a contract that was approved by 21 city council and then executed by the City. 22 Q. Do you happen to know this may be a question better 23 Q. Do you happen to know this may be a question better 24 addressed to counsel that may not be here, but do you 11 or the city other than the pro bono work you 12 referenced was the contract that's currently in effect 13 for the City of Detroit that was signed in or around 14 January of 2013; is that correct? 15 A. Yes, sir. 16 MS. LEVINE: Good question. 17 MR. RUEGGER: Sometimes it gets a little 20 carried away. 19 Q. Were you involved in the discussions with the City 19 that predated the Conway MacKenzie engagement? 20 MR. MILLER: Object to form. 21 A. Can you be more specific about the conversations? 22 A. Can you be more specific about the conversations? 23 Q. I'll try, I'll try. 24 Were there discussions between		
12 referenced was the contract that's currently in effect 13 A. Andy Dillon, Rich Baird, Brom Stibitz. I can't recall 14 if there was anyone else there from the State. 15 Q. At the time of the meetings at the airport, had 16 Conway MacKenzie been engaged by the City of New of 17 Detroit? 18 A. Yes, sir. 19 Q. Was that pursuant to an engagement letter or 19 agreement? 20 A. It was pursuant to a contract that was approved by 21 city council and then executed by the City. 22 Q. Do you happen to know this may be a question better 24 addressed to counsel that may not be here, but do you 19 referenced was the contract that's currently in effect 16 for the City of Detroit that was signed in or around 17 January of 2013; is that correct? 18 A. Yes, sir. 19 MR. LEVINE: Good question. 19 MR. RUEGGER: Sometimes it gets a little 20 carried away. 21 MR. MILLER: Object to form. 22 A. Can you be more specific about the conversations? 23 Q. I'll try, I'll try. 24 Were there discussions between	· ·	
13 A. Andy Dillon, Rich Baird, Brom Stibitz. I can't recall 14 if there was anyone else there from the State. 15 Q. At the time of the meetings at the airport, had 16 Conway MacKenzie been engaged by the City of New of 17 Detroit? 18 A. Yes, sir. 19 Q. Was that pursuant to an engagement letter or 20 agreement? 21 A. It was pursuant to a contract that was approved by 22 city council and then executed by the City. 23 Q. Do you happen to know this may be a question better 24 addressed to counsel that may not be here, but do you 16 or the City of Detroit that was signed in or around 17 January of 2013; is that correct? 18 A. Yes, sir. 19 A. Yes, sir. 10 MS. LEVINE: Good question. 11 MR. RUEGGER: Sometimes it gets a little 12 carried away. 13 for the City of Detroit that was signed in or around 14 January of 2013; is that correct? 15 A. Yes, sir. 16 MS. LEVINE: Good question. 17 MR. RUEGGER: Sometimes it gets a little 18 carried away. 19 Q. Were you involved in the discussions with the City 19 that predated the Conway MacKenzie engagement? 21 MR. MILLER: Object to form. 22 A. Can you be more specific about the conversations? 23 Q. I'll try, I'll try. 24 Were there discussions between		
if there was anyone else there from the State. Q. At the time of the meetings at the airport, had Conway MacKenzie been engaged by the City of New of Detroit? A. Yes, sir. MR. RUEGGER: Sometimes it gets a little carried away. Q. Was that pursuant to an engagement letter or agreement? A. It was pursuant to a contract that was approved by city council and then executed by the City. Q. Do you happen to know this may be a question better addressed to counsel that may not be here, but do you 14 January of 2013; is that correct? 15 A. Yes, sir. 16 MS. LEVINE: Good question. 17 MR. RUEGGER: Sometimes it gets a little carried away. 19 Q. Were you involved in the discussions with the City that predated the Conway MacKenzie engagement? 21 MR. MILLER: Object to form. 22 A. Can you be more specific about the conversations? 23 Q. I'll try, I'll try. 24 Were there discussions between		,
15 Q. At the time of the meetings at the airport, had 16 Conway MacKenzie been engaged by the City of New of 17 Detroit? 18 A. Yes, sir. 19 Q. Was that pursuant to an engagement letter or 20 agreement? 21 A. It was pursuant to a contract that was approved by 22 city council and then executed by the City. 23 Q. Do you happen to know this may be a question better 24 addressed to counsel that may not be here, but do you 15 A. Yes, sir. 16 MS. LEVINE: Good question. 17 MR. RUEGGER: Sometimes it gets a little 18 carried away. 19 Q. Were you involved in the discussions with the City 20 that predated the Conway MacKenzie engagement? 21 MR. MILLER: Object to form. 22 A. Can you be more specific about the conversations? 23 Q. I'll try, I'll try. 24 Were there discussions between		,
Conway MacKenzie been engaged by the City of New of Detroit? Detroit? A. Yes, sir. Q. Was that pursuant to an engagement letter or agreement? A. It was pursuant to a contract that was approved by city council and then executed by the City. Q. Do you happen to know this may be a question better addressed to counsel that may not be here, but do you 16 MS. LEVINE: Good question. 17 MR. RUEGGER: Sometimes it gets a little 18 carried away. 19 Q. Were you involved in the discussions with the City 19 that predated the Conway MacKenzie engagement? 20 MR. MILLER: Object to form. 22 A. Can you be more specific about the conversations? 23 Q. I'll try, I'll try. 24 Were there discussions between	-	
17 Detroit? 18 A. Yes, sir. 19 Q. Was that pursuant to an engagement letter or 20 agreement? 21 A. It was pursuant to a contract that was approved by 22 city council and then executed by the City. 23 Q. Do you happen to know this may be a question better 24 addressed to counsel that may not be here, but do you 17 MR. RUEGGER: Sometimes it gets a little 18 carried away. 19 Q. Were you involved in the discussions with the City 20 that predated the Conway MacKenzie engagement? 21 MR. MILLER: Object to form. 22 A. Can you be more specific about the conversations? 23 Q. I'll try, I'll try. 24 Were there discussions between		· ·
18 A. Yes, sir. 19 Q. Was that pursuant to an engagement letter or 20 agreement? 19 Q. Were you involved in the discussions with the City 20 that predated the Conway MacKenzie engagement? 21 A. It was pursuant to a contract that was approved by 22 city council and then executed by the City. 23 Q. Do you happen to know this may be a question better 24 addressed to counsel that may not be here, but do you 18 carried away. 19 Q. Were you involved in the discussions with the City 20 that predated the Conway MacKenzie engagement? 21 MR. MILLER: Object to form. 22 A. Can you be more specific about the conversations? 23 Q. I'll try, I'll try. 24 Were there discussions between		•
19 Q. Was that pursuant to an engagement letter or 20 agreement? 21 A. It was pursuant to a contract that was approved by 22 city council and then executed by the City. 23 Q. Do you happen to know this may be a question better 24 addressed to counsel that may not be here, but do you 28 Q. Were you involved in the discussions with the City 29 that predated the Conway MacKenzie engagement? 21 MR. MILLER: Object to form. 22 A. Can you be more specific about the conversations? 23 Q. I'll try, I'll try. 24 Were there discussions between		
20 agreement? 21 A. It was pursuant to a contract that was approved by 22 city council and then executed by the City. 23 Q. Do you happen to know this may be a question better 24 addressed to counsel that may not be here, but do you 25 that predated the Conway MacKenzie engagement? 26 MR. MILLER: Object to form. 27 A. Can you be more specific about the conversations? 28 Q. I'll try, I'll try. 29 Were there discussions between		
21 A. It was pursuant to a contract that was approved by 22 city council and then executed by the City. 23 Q. Do you happen to know this may be a question better 24 addressed to counsel that may not be here, but do you 25 MR. MILLER: Object to form. 26 A. Can you be more specific about the conversations? 27 Q. I'll try, I'll try. 28 Were there discussions between		
22 city council and then executed by the City. 23 Q. Do you happen to know this may be a question better 24 addressed to counsel that may not be here, but do you 25 A. Can you be more specific about the conversations? 26 Q. I'll try, I'll try. 27 Were there discussions between		
 Q. Do you happen to know this may be a question better addressed to counsel that may not be here, but do you Were there discussions between 		,
24 addressed to counsel that may not be here, but do you 24 Were there discussions between		
23 Conway Mackenzie and the City of Detroit		
	Nilow whether that contract is part of the data roofff iff	20 Collway Macrenzie and the City of Deficit

CHARLES M. MOORE

CITY OF DETROIT, MICHIGAN 1 representatives related to the potential engagement of 2 Conway MacKenzie prior to the actual contract being 3 executed? 4 A. Yes, sir. 5 Q. When approximately did those contacts commence? 6 A. Well, there was an RFP that went out in November -- I 7 think it was in November of 2012 that Conway MacKenzie 8 responded to and there were multiple meetings and 9 multiple correspondence with the City related to our 10 RFP response. Prior to that RFP there were 11 discussions that took place with the City regarding 12 potential ways that Conway MacKenzie could assist the 13 14 Q. So there were communications prior to the RFP going 15 out? 16 A. Yes, sir. 17 Q. Who initiated those to the best of your recollection? 18 A. Probably our firm and probably me. 19 Q. And who at the City did you contact? 20 A. I spoke with Kriss Andrews. 21 Q. Did you know Mr. Andrews previously? 22 A. Yes, sir. 23 Q. How did you first meet Mr. Andrews?

24 A. In the restructuring business when he was with his 25 previous firm.

Page 47 1 A. Yes, sir. 2 Q. How did you become familiar with that agreement? A. That is a public document that I reviewed after it was 4 executed. 5 Q. So you just went into the public records to pull it 6 up? 7 A. Yes, sir. 8 Q. In addition to the advice you offered Mr. Andrews in

9 that first conversation -- was this on the phone? 10 A. I believe that I had phone conversations with Kriss. 11 Prior to him starting with the City I took him to

12 breakfast to share some ideas with him and then as 13 part of the cashiering work that we were doing, there

14 may have been times that I provided a comment here or 15 there while we were at the City.

16 Q. Approximately how many times did you speak with 17 Mr. Andrews before the RFP was issued?

18 A. Related to the cashiering work or in total?

19 Q. In any context.

20 A. Very hard for me to say.

21 Q. The cashiering work that Conway MacKenzie did for the 22 city spanned what time period?

23 A. Approximately September of 2012 until November of 24

25 Q. Approximately how many conversations either in person

1 or on the phone did you have with Mr. Andrews related

> 2 to issues other than the cashiering work?

3 MR. MILLER: Object to form.

4 A. Maybe three or four.

Q. Appearing these three or four were all before the RFP 6 was issued?

7 A. Yes, sir.

8 Q. During that period of time, again prior to the RFP

9 being issued, did you have any conversations with any

10 other representatives of the City relating to 11 potential Conway MacKenzie work for the City?

12 A. One of my partners and a cofounder of the firm,

13 Van Conway, had a conversation with Mayor Bing at some 14 point prior to the financial stability agreement being

15 executed and Van Conway and I had a meeting with

16 Kirk Lewis when he was deputy mayor.

17 Q. Other than the meeting with Mr. Lewis and Mr. Conway's

18 conversation with Mayor Bing, did anyone from your

19 firm have any contacts with City representatives to

20 your knowledge related to potential Conway MacKenzie

21 work for the City before the RFP was issued?

22 A. Not that I'm aware of.

23 Q. Approximately how many Conway MacKenzie professionals 24 have worked on -- related to the contract between

25 Conway MacKenzie and the City that was executed in

Page 46

Page 45

2 A. BBK. 3 Q. And do you recall what matter you first met 4 Mr. Andrews related to?

1 Q. And what was his previous firm?

A. No, I don't.

Q. And can you tell us in summary what you said to

7 Mr. Andrews and what he said to you in that first

8 conversation?

9 A. I reached out to Kriss when his appointment as program 10 manager director was made public to offer advice and

11 to share with him some ideas about issues that he

12 would be heading into with the City.

13 Q. And what advice did you offer Mr. Andrews?

14 A. One item that I had put out to him is a segregation of

15 the operating initiatives that were contained within

16 the financial stability agreement into different

17 categories and some potential approaches to those

18 categories.

19 Q. What was the financial stability agreement that you 20 just mentioned?

21 A. The financial stability agreement is sometimes

22 referred to by people as the consent agreement that 23 was entered into between the State of Michigan and the

24 City of Detroit around the beginning of April of 2012. 25 Q. And you are familiar with that consent agreement?

	I OF DETROIT, MICHIGAN			49-32
1	Page 49 January?	1		Page 51 in preparing?
	. Approximately 13.	2		MR. MILLER: It's a large document. Do you
1	And are you the lead for that effort?	3		want him to go through it?
1	. Yes, sir.	4		MR. RUEGGER: Well, I don't need to have
	o. Can you describe generally what Conway MacKenzie's	5		him go through every page or even every section, but
6	done in connection with its withdrawn.	6		he could actually just look at the table of contents
7	Starting in withdrawn.	7		and probably give me enough of a sense.
8	Is it correct that Conway MacKenzie's work	8		MR. MILLER: Why don't you spend some time
9	for the City started in January of 2013?	9		looking at the document?
	A. Under the contract that we previously discussed, yes,	10	Α.	
11 /	sir.	11	Λ.	provided information that was used in the first
	Q. Yes. Okay. And can you describe generally what	12		section, Detroit faces strong economic headwinds. I
13	Conway MacKenzie did over the first three to four	13		believe that we would have provided comments under the
14	months of that work?	14		key objectives for financial restructuring and
		15		rehabilitation of Detroit. The restructuring and
15 <i>A</i> 16	A. Yes, sir. Conway MacKenzie is the operational restructuring advisor to the City of Detroit. The	16		reinvesting in city government. And then the ten-year
17	first 90 days we spent going through the majority of	17		projections.
18	the departments of the City to identify the	18	\circ	. Of the four topics that you just mentioned, did
19	deficiencies in those departments and to put together	19	Q.	Conway MacKenzie prepare the original draft of any of
20	an operational improvement plan.	20		those sections or were those sections prepared by some
	Q. And did Conway MacKenzie prepare that operational	21		other group or entity and your group your firm gave
22	improvement plan?	22		comments to that prior form?
	A. Yes, sir.	23		MR. MILLER: Object to form.
		24	۸	If I recall correctly, we provided comments to a
	Q. And approximately when was that plan finished? A. June 14th.	25	Α.	document that was already started.
25 7	a. Julie 14til.	23		document that was already started.
1	Page 50 MR. RUEGGER: I'm going to ask the court	1	\circ	Who started that document, if you know?
2	reporter to mark as Moore Exhibit 3 the City of			We provided comments to counsel.
3	Detroit proposal for creditors dated June 14th, 2013.			Counsel being Jones Day?
4			()	
	(Marked Exhibit No. 3.)			-
	(Marked Exhibit No. 3.) The first page of it is titled Exhibit C. because I	4	A.	Yes, sir.
5 Q	. The first page of it is titled Exhibit C, because I	4 5	A.	Yes, sir. Turning to the ten-year projections, which is page 90,
5 Q	The first page of it is titled Exhibit C, because I believe it was an exhibit to a court filing.	4 5 6	A. Q.	Yes, sir. Turning to the ten-year projections, which is page 90, do you have that page, sir? I'm sorry.
5 Q 6 7	 The first page of it is titled Exhibit C, because I believe it was an exhibit to a court filing. Do you recognize either the document or 	4 5 6 7	A. Q.	Yes, sir. Turning to the ten-year projections, which is page 90, do you have that page, sir? I'm sorry. Yes, sir.
5 Q 6 7 8	2. The first page of it is titled Exhibit C, because I believe it was an exhibit to a court filing. Do you recognize either the document or some portion of that document, Mr. Moore?	4 5 6 7 8	A. Q. A. Q.	Yes, sir. Turning to the ten-year projections, which is page 90, do you have that page, sir? I'm sorry. Yes, sir. Do you know where the figures on this page came from?
5 Q 6 7 8 9 A	e. The first page of it is titled Exhibit C, because I believe it was an exhibit to a court filing. Do you recognize either the document or some portion of that document, Mr. Moore? This appears to be the document that was handed out at	4 5 6 7 8 9	A. Q. A. Q.	Yes, sir. Turning to the ten-year projections, which is page 90, do you have that page, sir? I'm sorry. Yes, sir. Do you know where the figures on this page came from? I believe that these were prepared by Ernst & Young.
5 Q 6 7 8 9 A	believe it was an exhibit to a court filing. Do you recognize either the document or some portion of that document, Mr. Moore? This appears to be the document that was handed out at the June 14th meeting of the creditors, June 14th of	4 5 6 7 8 9 10	A. Q. A. Q.	Yes, sir. Turning to the ten-year projections, which is page 90, do you have that page, sir? I'm sorry. Yes, sir. Do you know where the figures on this page came from? I believe that these were prepared by Ernst & Young. And you'll see there's a reference in the
5 Q 6 7 8 9 A 10	believe it was an exhibit to a court filing. Do you recognize either the document or some portion of that document, Mr. Moore? This appears to be the document that was handed out at the June 14th meeting of the creditors, June 14th of 2013.	4 5 6 7 8 9 10	A. Q. A. Q.	Yes, sir. Turning to the ten-year projections, which is page 90, do you have that page, sir? I'm sorry. Yes, sir. Do you know where the figures on this page came from? I believe that these were prepared by Ernst & Young. And you'll see there's a reference in the parenthetical there saying general fund only. How
5 Q 6 7 8 9 A 10 11 12 C	2. The first page of it is titled Exhibit C, because I believe it was an exhibit to a court filing. Do you recognize either the document or some portion of that document, Mr. Moore? This appears to be the document that was handed out at the June 14th meeting of the creditors, June 14th of 2013. Q. Okay. Did you have withdrawn.	4 5 6 7 8 9 10 11 12	A. Q. A. Q.	Yes, sir. Turning to the ten-year projections, which is page 90, do you have that page, sir? I'm sorry. Yes, sir. Do you know where the figures on this page came from? I believe that these were prepared by Ernst & Young. And you'll see there's a reference in the parenthetical there saying general fund only. How many separate funds exist within the City of Detroit
5 Q 6 7 8 9 A 10 11 12 C	believe it was an exhibit to a court filing. Do you recognize either the document or some portion of that document, Mr. Moore? This appears to be the document that was handed out at the June 14th meeting of the creditors, June 14th of 2013. Okay. Did you have withdrawn. Did you and/or Conway MacKenzie have any	4 5 6 7 8 9 10 11 12 13	A. Q. A. Q.	Yes, sir. Turning to the ten-year projections, which is page 90, do you have that page, sir? I'm sorry. Yes, sir. Do you know where the figures on this page came from? I believe that these were prepared by Ernst & Young. And you'll see there's a reference in the parenthetical there saying general fund only. How many separate funds exist within the City of Detroit if you know?
5 Q 6 7 8 9 A 10 11 12 0 13 14	believe it was an exhibit to a court filing. Do you recognize either the document or some portion of that document, Mr. Moore? This appears to be the document that was handed out at the June 14th meeting of the creditors, June 14th of 2013. Okay. Did you have withdrawn. Did you and/or Conway MacKenzie have any role in the preparation of this document?	4 5 6 7 8 9 10 11 12 13 14	A. Q. A. Q.	Yes, sir. Turning to the ten-year projections, which is page 90, do you have that page, sir? I'm sorry. Yes, sir. Do you know where the figures on this page came from? I believe that these were prepared by Ernst & Young. And you'll see there's a reference in the parenthetical there saying general fund only. How many separate funds exist within the City of Detroit if you know? I don't know the exact number offhand, but the general
5 Q 6 7 8 9 A 10 11 12 C 13 14 15 A	believe it was an exhibit to a court filing. Do you recognize either the document or some portion of that document, Mr. Moore? This appears to be the document that was handed out at the June 14th meeting of the creditors, June 14th of 2013. Okay. Did you have withdrawn. Did you and/or Conway MacKenzie have any role in the preparation of this document? Yes, sir.	4 5 6 7 8 9 10 11 12 13 14 15	A. Q. A. Q.	Yes, sir. Turning to the ten-year projections, which is page 90, do you have that page, sir? I'm sorry. Yes, sir. Do you know where the figures on this page came from? I believe that these were prepared by Ernst & Young. And you'll see there's a reference in the parenthetical there saying general fund only. How many separate funds exist within the City of Detroit if you know? I don't know the exact number offhand, but the general fund, as you can see, revenue wise is between a
5 Q 6 7 8 9 A 10 11 12 0 13 14 15 A 16 Q	believe it was an exhibit to a court filing. Do you recognize either the document or some portion of that document, Mr. Moore? This appears to be the document that was handed out at the June 14th meeting of the creditors, June 14th of 2013. Okay. Did you have withdrawn. Did you and/or Conway MacKenzie have any role in the preparation of this document? Yes, sir. Can you describe generally what that role was?	4 5 6 7 8 9 10 11 12 13 14 15 16	A. Q. A. Q.	Yes, sir. Turning to the ten-year projections, which is page 90, do you have that page, sir? I'm sorry. Yes, sir. Do you know where the figures on this page came from? I believe that these were prepared by Ernst & Young. And you'll see there's a reference in the parenthetical there saying general fund only. How many separate funds exist within the City of Detroit if you know? I don't know the exact number offhand, but the general fund, as you can see, revenue wise is between a billion and a billion one. Total revenue across all
5 Q 6 7 8 9 A 10 11 12 C 13 14 15 A 16 C	believe it was an exhibit to a court filing. Do you recognize either the document or some portion of that document, Mr. Moore? This appears to be the document that was handed out at the June 14th meeting of the creditors, June 14th of 2013. Okay. Did you have withdrawn. Did you and/or Conway MacKenzie have any role in the preparation of this document? Yes, sir. Can you describe generally what that role was? We provided assistance with various information	4 5 6 7 8 9 10 11 12 13 14 15 16 17	A. Q. A. Q. A.	Yes, sir. Turning to the ten-year projections, which is page 90, do you have that page, sir? I'm sorry. Yes, sir. Do you know where the figures on this page came from? I believe that these were prepared by Ernst & Young. And you'll see there's a reference in the parenthetical there saying general fund only. How many separate funds exist within the City of Detroit if you know? I don't know the exact number offhand, but the general fund, as you can see, revenue wise is between a billion and a billion one. Total revenue across all funds for the City is about two and a half billion.
5 Q 6 7 8 9 A 10 11 12 Q 13 14 15 A 16 Q 17 A	believe it was an exhibit to a court filing. Do you recognize either the document or some portion of that document, Mr. Moore? This appears to be the document that was handed out at the June 14th meeting of the creditors, June 14th of 2013. Okay. Did you have withdrawn. Did you and/or Conway MacKenzie have any role in the preparation of this document? Yes, sir. Can you describe generally what that role was? We provided assistance with various information included in the body of the document and then the	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. Q. A. Q. A.	Yes, sir. Turning to the ten-year projections, which is page 90, do you have that page, sir? I'm sorry. Yes, sir. Do you know where the figures on this page came from? I believe that these were prepared by Ernst & Young. And you'll see there's a reference in the parenthetical there saying general fund only. How many separate funds exist within the City of Detroit if you know? I don't know the exact number offhand, but the general fund, as you can see, revenue wise is between a billion and a billion one. Total revenue across all funds for the City is about two and a half billion. So you've got about another billion and a half in
5 Q 6 7 8 9 A 10 11 12 C 13 14 15 A 16 Q 17 A 18 19	believe it was an exhibit to a court filing. Do you recognize either the document or some portion of that document, Mr. Moore? This appears to be the document that was handed out at the June 14th meeting of the creditors, June 14th of 2013. Chay. Did you have withdrawn. Did you and/or Conway MacKenzie have any role in the preparation of this document? Yes, sir. Can you describe generally what that role was? We provided assistance with various information included in the body of the document and then the creation of the restructuring and reinvestment	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	A. Q. A. Q. A. Q.	Yes, sir. Turning to the ten-year projections, which is page 90, do you have that page, sir? I'm sorry. Yes, sir. Do you know where the figures on this page came from? I believe that these were prepared by Ernst & Young. And you'll see there's a reference in the parenthetical there saying general fund only. How many separate funds exist within the City of Detroit if you know? I don't know the exact number offhand, but the general fund, as you can see, revenue wise is between a billion and a billion one. Total revenue across all funds for the City is about two and a half billion. So you've got about another billion and a half in other funds in the City?
5 Q 6 7 8 9 A 10 11 12 Q 13 14 15 A 16 Q 17 A	believe it was an exhibit to a court filing. Do you recognize either the document or some portion of that document, Mr. Moore? This appears to be the document that was handed out at the June 14th meeting of the creditors, June 14th of 2013. Okay. Did you have withdrawn. Did you and/or Conway MacKenzie have any role in the preparation of this document? Yes, sir. Can you describe generally what that role was? We provided assistance with various information included in the body of the document and then the creation of the restructuring and reinvestment initiatives that are included in the ten-year	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. Q. A. Q. A. A.	Yes, sir. Turning to the ten-year projections, which is page 90, do you have that page, sir? I'm sorry. Yes, sir. Do you know where the figures on this page came from? I believe that these were prepared by Ernst & Young. And you'll see there's a reference in the parenthetical there saying general fund only. How many separate funds exist within the City of Detroit if you know? I don't know the exact number offhand, but the general fund, as you can see, revenue wise is between a billion and a billion one. Total revenue across all funds for the City is about two and a half billion. So you've got about another billion and a half in other funds in the City? Yes.
5 Q 6 7 8 9 A 10 11 12 C 13 14 15 A 16 C 17 A 18 19 20 21	believe it was an exhibit to a court filing. Do you recognize either the document or some portion of that document, Mr. Moore? This appears to be the document that was handed out at the June 14th meeting of the creditors, June 14th of 2013. Okay. Did you have withdrawn. Did you and/or Conway MacKenzie have any role in the preparation of this document? Yes, sir. Can you describe generally what that role was? We provided assistance with various information included in the body of the document and then the creation of the restructuring and reinvestment initiatives that are included in the ten-year projection.	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. Q. A. Q. A. A.	Yes, sir. Turning to the ten-year projections, which is page 90, do you have that page, sir? I'm sorry. Yes, sir. Do you know where the figures on this page came from? I believe that these were prepared by Ernst & Young. And you'll see there's a reference in the parenthetical there saying general fund only. How many separate funds exist within the City of Detroit if you know? I don't know the exact number offhand, but the general fund, as you can see, revenue wise is between a billion and a billion one. Total revenue across all funds for the City is about two and a half billion. So you've got about another billion and a half in other funds in the City? Yes. And you said you did not know the specific number of
5 Q 6 7 8 9 A 10 11 12 Q 13 14 15 A 16 Q 17 A 18 19 20 21 22 Q	believe it was an exhibit to a court filing. Do you recognize either the document or some portion of that document, Mr. Moore? This appears to be the document that was handed out at the June 14th meeting of the creditors, June 14th of 2013. Okay. Did you have withdrawn. Did you and/or Conway MacKenzie have any role in the preparation of this document? Yes, sir. Can you describe generally what that role was? We provided assistance with various information included in the body of the document and then the creation of the restructuring and reinvestment initiatives that are included in the ten-year projection. So and can you be more specific? I mean, I understand	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. Q. A. Q. A. A.	Yes, sir. Turning to the ten-year projections, which is page 90, do you have that page, sir? I'm sorry. Yes, sir. Do you know where the figures on this page came from? I believe that these were prepared by Ernst & Young. And you'll see there's a reference in the parenthetical there saying general fund only. How many separate funds exist within the City of Detroit if you know? I don't know the exact number offhand, but the general fund, as you can see, revenue wise is between a billion and a billion one. Total revenue across all funds for the City is about two and a half billion. So you've got about another billion and a half in other funds in the City? Yes.
5 Q 6 7 8 9 A 10 11 12 C 13 14 15 A 16 C 17 A 18 19 20 21	believe it was an exhibit to a court filing. Do you recognize either the document or some portion of that document, Mr. Moore? This appears to be the document that was handed out at the June 14th meeting of the creditors, June 14th of 2013. Okay. Did you have withdrawn. Did you and/or Conway MacKenzie have any role in the preparation of this document? Yes, sir. Can you describe generally what that role was? We provided assistance with various information included in the body of the document and then the creation of the restructuring and reinvestment initiatives that are included in the ten-year projection.	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A. Q. A. Q. A. Q. A. Q.	Yes, sir. Turning to the ten-year projections, which is page 90, do you have that page, sir? I'm sorry. Yes, sir. Do you know where the figures on this page came from? I believe that these were prepared by Ernst & Young. And you'll see there's a reference in the parenthetical there saying general fund only. How many separate funds exist within the City of Detroit if you know? I don't know the exact number offhand, but the general fund, as you can see, revenue wise is between a billion and a billion one. Total revenue across all funds for the City is about two and a half billion. So you've got about another billion and a half in other funds in the City? Yes. And you said you did not know the specific number of other funds. Do you have a general understanding as to the number of other funds?
5 Q 6 7 8 9 A 10 11 12 Q 13 14 15 A 16 Q 17 A 18 19 20 21 22 Q 23	believe it was an exhibit to a court filing. Do you recognize either the document or some portion of that document, Mr. Moore? This appears to be the document that was handed out at the June 14th meeting of the creditors, June 14th of 2013. Chay. Did you have withdrawn. Did you and/or Conway MacKenzie have any role in the preparation of this document? Yes, sir. Chan you describe generally what that role was? We provided assistance with various information included in the body of the document and then the creation of the restructuring and reinvestment initiatives that are included in the ten-year projection. So and can you be more specific? I mean, I understand the ten-year projections are at page 90 from the table	4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A. Q. A. Q. A. Q. A. Q.	Yes, sir. Turning to the ten-year projections, which is page 90, do you have that page, sir? I'm sorry. Yes, sir. Do you know where the figures on this page came from? I believe that these were prepared by Ernst & Young. And you'll see there's a reference in the parenthetical there saying general fund only. How many separate funds exist within the City of Detroit if you know? I don't know the exact number offhand, but the general fund, as you can see, revenue wise is between a billion and a billion one. Total revenue across all funds for the City is about two and a half billion. So you've got about another billion and a half in other funds in the City? Yes. And you said you did not know the specific number of other funds. Do you have a general understanding as

Page 55 Page 53 1 Q. And what about not enterprise funds? 1 attended. 2 Q. All right. What groups did you understand were 2 A. Other agencies, under five. 3 Q. I've read somewhere, and I've been wrong many times, 3 attending? 4 A. My understanding is that representatives of all the 4 but I've read somewhere that there are quite a number 5 of agencies within the City of Detroit government. Do 5 unions were invited, representatives of other 6 you have an understanding of how many different 6 creditors, monoline insurers, I believe the pension 7 agencies the City of Detroit currently has? 7 funds, possibly retiree associations. I'm not sure if 8 MR. MILLER: Object to form. 8 there were any other groups. 9 MR. RUEGGER: Well, okay, I'll try it 9 Q. And there were representatives of the City there too? 10 again. 10 A. Yes, sir. 11 Q. How many agencies within the City of Detroit 11 Q. Who attended on behalf of the City either as their 12 government to your knowledge? 12 advisors or as employees of the City? 13 A. I don't know the exact number. 13 A. Mr. Orr was there, the Emergency Manager. Jack 14 Q. Is it more than 40? Martin, the CFO. The City's restructuring advisors 14 15 A. That seems very high to me. 15 including counsel, so that would be representatives of 16 Q. Do you know whether each agency within the City of 16 Jones Day, Conway MacKenzie, Miller Buckfire, Ernst & 17 Detroit has its own fund? 17 Young. I'm not sure if anyone else was there on 18 18 MR. MILLER: Object to form. behalf of the City. 19 A. I don't believe that it does. 19 Q. Did you speak at the meeting? 20 Q. On the same subject you mentioned that the general 20 A. Yes, sir. 21 fund has approximately a billion dollars in total 21 Q. What subjects did you address in your comments? 22 revenues --22 A. I can't recall offhand which pages I covered. 23 A. Yes, sir. 23 Q. Do you recall generally what your responsibility was 24 Q. -- right? And your testimony will speak for itself. 24 at that meeting? You thought there might be another billion and a half 25 25 A. I think generally I was to cover some of the issues Page 54 Page 56 1 of revenues that are outside the general fund, inside 1 that exist today and then the foundation of the 2 within the City of Detroit. Can you -- is that fair? 2 restructuring initiatives. 3 A. Yes, sir. 3 Q. Prior to the meeting on June 14th had you attended any 4 Q. Can you describe where those other funds were? 4 meetings with creditors or unions of the City? A. You have --A. In the course of our work we, we being 6 MR. MILLER: Let me just object to form. 6 Conway MacKenzie, would have met with employees of 7 7 Go ahead. departments that are part of unions. 8 A. You have the water and sewer department, Detroit 8 Q. So as part of your investigation, you were talking to 9 department of transportation, public lighting 9 people who happened to be union members but working 10 department, parking. Those are the primary ones that 10 for the City? 11 come to mind. 11 A. Yes, sir. 12 Q. Thank you. 12 Q. Fair enough. Did you meet with any representatives of 13 You mentioned earlier that you attended a 13 unions in that capacity during the period from January 14 meeting on around June 14th, 2013. Where was that 14 till June 14th? 15 15 A. Can you be clearer when you say in that capacity? 16 A. The meeting I was referring to was -- I believe that 16 Q. Yes, you pointed out a distinction that's fair, that 17 you asked when we completed our plan, I indicated June 17 you met with union members but really as City 18 14th. That is the date that there was a meeting of 18 employees, not in their union status. I'm now asking 19 the creditors to present this proposal and that was 19 whether you met with the unions, for example, people 20 20 held at Metro Airport. who were there representing the union? 21 Q. As best you recall who attended that meeting? And if 21 A. Yes, sir. 22 you don't know the individuals' names, if you could 22 Q. In how many instances? 23 23 identify who they represented, that would be fine. MR. MILLER: This is still during the time 24 A. Mr. Ruegger, there were about 200 people there so I 24 period you had previously said? 25 certainly don't know the names of all the people that 25 MR. RUEGGER: Yeah, January to June.

CHARLES M. MOORE CITY OF DETROIT, MICHIGAN

Page 57

4

6

14

- 1 A. That would be hard for me to estimate. I myself
- participated in meeting, members of my team 2
- 3 participated in a lot of meetings that I was not in,
- 4 so I don't know what that number would be.
- 5 Q. Do you recall what the purpose of those meetings was
- 6 or purposes of those meetings?
- 7 A. The meetings that I attended it was to understand from
- 8 the union standpoint some of the primary issues that
- 9 existed from an operational standpoint that they
- 10 wanted to see addressed.
- 11 Q. Did you meet with any representatives of any retiree
- 12 associations during that same period?
- 13 A. Not that I can recall.
- 14 Q. Subsequent to the June 14th meeting did you or others
- 15 at Conway MacKenzie to your knowledge meet with
- 16 representatives of unions for any purpose?
- 17 A. Yes, sir.
- 18 Q. Do you recall approximately how many times?
- 19 A. Again, it's very hard for me to estimate the total
- 20 number of meetings that would have taken place by the
- 21 entire team.
- 22 Q. And am I correct the subject matter of those meetings
- 23 would have been the proposals and other information
- 24 that's basically contained in what's been marked as --
- 25 I believe it's Moore Exhibit 3?
- Page 58
- MR. MILLER: Object to form.
- 2 A. Yes, sir.

1

- Q. Did you meet with any representatives of any retirees 3
- 4 associations or groups after the time of June 14th?
- 6 Q. Do you recall approximately how many times?
- 7 A. Well, beginning on June 20th there were meetings with
- 8 two different meetings held on June 20th that involved
- retiree associations.
- 10 Q. And you attended those meetings?
- 11 A. Yes, sir.
- 12 Q. Other than those two meetings do you recall any other
- 13 meetings with retiree associations in the period after
- 14 June 14th?
- 15 A. Yes, there was -- there were meetings on July 10th
- 16 that I participated in where retiree associations were
- 17 represented.
- 18 Q. Any others?
- 19 A. I don't recall specifically. We -- from a due
- 20 diligence standpoint the number of meetings that took
- 21 place in the time period that you're referencing post
- 22 June 14th were substantial.
- 23 Q. When you say from a due diligence standpoint, was that
- 24 due diligence being undertaken by the retiree groups
- 25 or by Conway MacKenzie or by some other group?

- Page 59 1 A. These are due diligence sessions being undertaken by
- 2 creditor constituents where we would meet, discuss in
- 3 more detail the plan and hopefully share ideas as to
 - what people were thinking about the plan.
- 5 Q. I want to switch subjects now and turn to your declaration again, which is Moore Exhibit 1.
- 7 If you could turn, sir, to paragraph 11,
- 8 which is on page 5. And you'll see the first sentence
- 9 in paragraph 11 reads, the combined reported UAAL for
- 10 the systems, however, is premised upon a host of
- 11 valuation assumptions and methods that in the City's
- 12 view serve to substantially understate the systems'
- 13 unfunded liabilities.

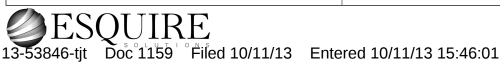
Do you see that sentence, sir?

- 15 A. I do.
- 16 Q. Can you identify what valuation assumptions and
- 17 methods you refer to in that sentence?
- 18 A. If you continue on in that paragraph, I mention the
- 19 assumed rate of return on the plan assets.
- 20 Q. That's one, yes, sir.
- 21 A. Yes.
- 22 Q. Any others?
- 23 A. Another is referred to in the next paragraph,
- 24 paragraph 12, which discusses the process of asset
 - smoothing and specifically over a seven-year period.
- 25
- 1 Q. Any others?

11

21

- 2 A. Those are the only two that I've referenced here in
- 3 the declaration. In the course of determining the
- 4 UAAL or just the underfunded position of the pension,
- 5 there are a wide variety of assumptions and looking at
- 6 every one of those assumptions separately one could
- 7 make a determination as to whether that is
- 8 conservative, realistic or aggressive and there are
- 9 certainly, like I say, a number of other assumptions
- 10 that I did not get into in this document that
 - certainly could come into play with that sentence at
- 12 the beginning of paragraph 11.
- 13 Q. And it's those assumptions and methods that I would
- 14 like to discuss now. So other than the ones that you
- 15 address in the declaration, do you recall now any
- 16 other assumptions that you believe serve to
- 17 substantially understate the systems' unfunded
- 18 liabilities?
- 19 A. The underfunded calculations take into account
- 20 contributions that were supposed to have been made by
 - the City that were not actually made.
- 22 Q. And is that the subject that you address in paragraph 23 20 of your declaration?
- 24 A. Yes.
- 25 Q. Any others that come to mind?



800.211.DEPO (3376) EsquireSolutions.com

CHARLES M. MOORE

CITY OF DETROIT, MICHIGAN 1 A. The rate of payouts is another area where the 2 actuaries make assumptions as to what benefits will be 3 paid in what periods and to the extent that those are 4 underestimated, that can impact the funded position as 5 well. Tying into previous assumptions that I had 6 indicated. 7 Q. So is it -- is it your position that the City views 8 the actuarial payout assumptions as understating 9 unfunded liabilities? 10 MR. MILLER: Object to form. Go ahead. 11 A. As an example, Mr. Ruegger, the actuarial valuation assumes certain payouts. The actual payouts in the 12 13 most recent completed year of plan assets were

14 substantially higher than what was anticipated prior 15 to that valuation being done and so at a minimum that 16 would indicate that there were more assets that were 17 paid out than what was assumed by the actuary. 18 Q. Other than the assumptions and methods you've 19 identified, are there any other assumptions and

20 methods that to your understanding the City views as 21 understating the systems' unfunded liabilities? 22 A. The City and most importantly its actuary has not 23 completed its analysis on the unfunded position. The 24 City is trying to undertake a process to actually

Page 61

letters and reports and we'll take those up with the 1 Milliman folks, but I'm trying now to focus on the 7.0 2

3 figure. That was a figure selected by the City for

4 illustrative purposes; correct?

MR. MILLER: Object to form.

6 A. Yes.

5

17

18

19

21

23

24

25

1

8

15

22

23

24

7 Q. And that was not the specific figure or a specific 8 figure recommended by Milliman or any other actuary; 9

10 A. I can't speak to any other actuary, but going back to 11 the previous question, yes, 7 percent was used for 12 illustrative purposes.

13 Q. The -- and the Milliman analysis that's been undertaken so far, to your understanding, that hasn't 14 15 been the product of work on the actual data for the 16 systems; has it?

MR. MILLER: Object to form.

MR. RUEGGER: Okay, that was a poor question, I'll try again. Actually withdrawn.

20 Q. Related to the projected net return, in paragraph 15 of your declaration, I believe it's 15, you have a --22 we'll get to it.

> Let's talk now about the concept of smoothing that you reference in paragraph 12. In your understanding smoothing is a common calculation used

Page 62

1 it's been relying on the valuation model of the 2 pension systems' actuary. As such we have focused on

develop a more concrete valuation model on its own so

a few items here, but until the City completes its

analysis and completes its own actuarial valuation, neither the City nor its actuary nor I would be able to say what all the assumptions are that could be used

to either overstate or understate the funded position.

8 Q. Very well.

25

3

4

5

6

7

9

10

11

12

13

22

23

24

Let's turn to one of the assumptions that you address in your declaration and specifically in paragraph 11 you talk about the projected net rate of return. The 7.0 percent or 7.25 percent figure, do you see that in paragraph 11?

14 A. Yes, sir.

15 Q. Those were not figures that were recommended by a 16 particular actuary; were they?

17 A. The 7 percent is actually higher than the rate that 18 Milliman, the City's actuary, had originally put 19 forward, which in its view would result -- the rate at 20 which there was a fifty-fifty chance of achieving that 21 rate.

> MR. RUEGGER: All right. I'm going to move to strike, because with all respect that was not responsive to my question, Mr. Moore.

25 Q. I understand Milliman has prepared a variety of

Page 64 by actuaries related to pension projections; correct?

2 A. I would clarify your question from the standpoint of

3 typically pension boards will decide on the policies

4 and then actuaries will perform calculations based on 5 the policies that a board will decide to use.

6 Q. But smoothing is a common practice for actuaries; is 7 it not?

MR. MILLER: Object to form.

9 A. Based on my experience, yes, there is a number of 10 plans that I've looked at that involve a smoothing.

11 Q. And would you agree that smoothing is a method to 12 manage the effect of investment volatility on 13 contributions and to provide a more consistent measure 14 of plan funding over time?

MR. MILLER: Object to form.

16 A. Generally speaking, yes. What's important to note is 17 that smoothing is a concept, and I agree with the 18 purpose of that concept. The number of years over 19 which a pension system may smooth can differ 20 significantly.

21 Q. Based on the -- well, withdrawn.

To your knowledge is smoothing generally consistent with the actuarial standards of practice? MR. MILLER: Object to form.

25 A. Well, I can tell you, Mr. Ruegger, later this year new

Page 67 Page 65 GASB standards go into effect, GASB 67 and 68, that MR. MILLER: Object to form. 1 1 2 actually for financial reporting purposes will not 2 A. Based on the discussions that would have taken place 3 allow smoothing. 3 with Mr. Orr, yes, he is in agreement with these 4 4 Q. Okay, so then go back to my question, which related to statements. 5 actuary standards or practice. Is not smoothing 5 Q. In paragraph 15 of your declaration you address the 6 consistent and endorsed by actuarial standards of 6 systems' use of 29- and 30-year amortization periods 7 practice? 7 for funding the underfunding. Do you see that 8 MR. MILLER: Object to form. 8 discussion, sir? 9 9 A. Yes, sir. A. As we established earlier, I'm not an actuary so I 10 MR. MILLER: Let me object to form in 10 can't comment on that. I am a CPA so I can comment on 11 financial reporting standards. 11 connection with the prior question. 12 Q. Do you -- there's some reference here. 12 MR. RUEGGER: That's fine. 13 You'll see in paragraph 14, the first 13 Q. Do you have any understanding whether amortization 14 sentence references the City's estimated underfunding periods of 29 and 30 years are commonly used for 14 15 of approximately \$3.5 billion. Do you see that 15 governmental pension plans? 16 reference? 16 A. Commonly used I think is difficult to say, because 17 A. Yes, sir. 17 there are obviously probably thousands of pension 18 Q. Do you know whether that calculation was based on the 18 plans in the United States, so not having the data to 19 assumption the systems would continue or that they 19 understand how often that's used, I am aware of other 20 would be frozen? 20 plans, other governmental plans, that use 29- or 21 MR. MILLER: Object to form. 21 30-year amortizations. 22 Q. Do you have any understanding whether the amortization 22 A. My understanding is that this is based on the 23 23 periods used for the PFRS and the GRS are matters that assumption that the plans would continue. 24 Q. And if the plans were to continue, would, in your 24 were voted on by the Detroit city council? 25 view, it be more appropriate to use actuarial values 25 A. I don't know how the board comes to decide on its Page 66 Page 68 1 for assets and liabilities or market figures for policies. 1 2 assets and liabilities? 2 Q. And the board you're talking about here is the board 3 MR. MILLER: Object to form. 3 that -- of the systems, the respective systems --4 A. It depends on for what purpose the calculation is 4 withdrawn. 5 5 And when you say the board, do you mean the being made. 6 Q. Okay. And can you explain that answer? 6 board of the GRS, the General Retirement System, or 7 7 A. If you are referring to for financial reporting the -- and/or the PFRS? 8 purposes, I can comment on the basis that is included 8 A. Yes, sir. 9 in GASB Statements 67 and 68 that are coming out. As 9 Q. So the policy -- withdrawn. 10 to whether it is appropriate from an actuarial 10 So the amortization period in your view is 11 standpoint, again, because I'm not an actuary, I can't 11 approved by the board of the respective systems; 12 12 comment on that. correct? 13 Q. When you refer to the City in these -- starting in 13 A. That's my understanding. 14 paragraph 11, who at the City are you referring to? 14 Q. And if I'm understanding your testimony, you don't --15 MR. MILLER: Object to form. 15 you do not have an understanding of whether the city 16 Q. Or I'll try it again. 16 council also weighs in on that amortization period; 17 Who working within or for the City do you 17 correct? 18 include when you make a reference such as in the 18 A. Correct, I do not have visibility if there are other 19 beginning of paragraph 11 related to the City's view? 19 individuals that influence the boards' decisions as to

Mr. Kevyn Orr.

mean Mr. Orr?

MR. MILLER: Object to form.

23 Q. So when you reference the City's view or the City's

position in your declaration in Moore Exhibit 1, you

21 A. My primary contact at this point within the City is

20

22

24

25

MR. RUEGGER: All right. It's noon so I

MR. RUEGGER: Back on the record. Off the

would like to go off the record and discuss the

(Discussion held off the record.)

20

21

22

23

24

25

policies.

process for a second.

OTT OF BETTOTT, WHOTHOMA	00 12
Page 69 1 record we just discussed how counsel is trying to	Page 71 MR. MILLER: What is I don't believe
2 allocate various time, shared time with Mr. Moore and	2 there was a question pending.
3 with Mr. Moore's consent, we're going to let	3 Q. No, there wasn't, I'm just asking. Have you seen this
4 Ms. Levine ask questions now. I am not done, but	4 email before today?
5 we're hopeful after Ms. Levine and Mr. Ciantra and	5 A. I am on this email so it certainly appears that I
6 whoever else wants to ask questions that we can get	6 would have seen it.
back to my questions and not take too much time from	7 Q. But judging by the nature of your answer, you don't
8 Mr. Moore and Evan.	8 have an independent recollection; correct?
9 MR. MILLER: And that's acceptable to us	9 A. Correct.
10 and the deponent.	10 Q. Mr. Baird is copied in the Mr. Baird is referenced
11 EXAMINATION	11 in the email change; correct?
12 BY MS. LEVINE:	12 A. Mr. Baird?
13 Q. Good afternoon. Sharon Levine, Lowenstein Sandler,	13 Q. Yeah, Mr. Baird.
for AFSCME. Thank you for appearing today.	14 A. At the bottom I see that there is a
15 A. Thank you.	15 Q. You realize on the transcript it's going to be tomato
16 Q. In preparation for today's deposition did you speak to	16 tomato?
anyone at the about the City's Chapter 9 case or	17 A. Oh, I see, it's on the back as well. So yes, I do see
18 your declaration?	18 that.
19 A. Yes.	
	,
, ,	20 A. That's my understanding, yes.
21 A. I spoke with Mr. Miller.	21 Q. Did you discuss your retention in this matter with
22 Q. Anybody else?	anyone in the governor's office?
23 A. No.	MR. MILLER: Object to form.
24 Q. Did you speak with Mr. Orr?	24 A. At which time, Ms. Levine?
25 A. No.	25 Q. In or about May of 2012.
Page 70 1 Q. Did you speak with any city or State employees?	Page 72 1 A. Our interest in being retained in the case, yes.
2 A. No.	2 (Marked Exhibit No. 5.)
3 Q. And when did you speak with Mr. Miller?4 A. On Monday and I also spoke with him yesterday.	
	4 identification. Do you recognize this email?
1	5 MR. MILLER: There's more than one email.
6 MR. MILLER: Objection. And Sharon, let's	6 Q. Do you recognize well, actually it's one email with
7 see how we can parse this in a way that doesn't reveal	7 forwards. Do you recognize the email chain on Moore
8 confidential attorney-client communications. How	8 5?
9 about if the question is rephrased so that Mr. Moore	9 A. Yes, ma'am.
generally addresses the topics that were discussed.	10 Q. Were you continuing to discuss the possibility of
MS. LEVINE: We can get to that, but first	11 Conway MacKenzie's retention by the City with
12 instance is let's go let's try this first.	12 Mr. Baird?
13 Q. By whom were you retained?	MR. MILLER: Object to form.
14 A. City of Detroit. And I assume when you say you,	14 A. Exhibit 4 and Exhibit 5 appear to be the same thing,
15 you're referring to Conway MacKenzie?	at least from the standpoint of the original email
16 Q. Conway MacKenzie. By whom is Conway MacKenzie	16 exchange.
17 retained?	17 Q. Okay, so you were having conversations with Mr. Baird
18 A. The City of Detroit in this matter.	in or about May of 2012 with regard to your engagement
19 (Marked Exhibit No. 4.)	19 with regard to you, meaning Conway MacKenzie's
20 Q. I'm going to show you what's been marked Moore 4 for	20 engagement by the City?
21 identification. Do you recognize that email?	21 MR. MILLER: Object to form.
22 MR. MILLER: Is this your only copy?	22 A. Yes. As I had stated earlier, and it appears these
23 MS. LEVINE: Apologize. Well, I don't have	emails all were on May 21st, that we were discussing
24 a lot, but a couple.	24 our interest in having a role with the City of
25 Q. Have you seen it?	25 Detroit.

Page 73 1 Q. Were there conversations that involved you, anybody 2 from the somebody from the State and somebody from 3 the City in or about that same time frame with regard 4 to Conway MacKenzie's engagement by the City? 5 MR. MILLER: Object to form. 6 A. You're referring to at the same time? 7 Q. Yes. 8 A. Not that I can recall. 9 Q. Were you having separate conversations with Mayor Bing 1 specification for operational at that point. 2 Q. What's the reference in the second sentence 3 Conway MacKenzie prefers a role as restructure advisor but will consider a role as operating action if asked. 6 MR. MILLER: I'm sorry, in connection 7 with 8 MS. LEVINE: Page 3 of Moore 9 MR. RUEGGER: Six?	ıring
from the somebody from the State and somebody from the City in or about that same time frame with regard to Conway MacKenzie's engagement by the City? MR. MILLER: Object to form. MR. MILLER: Object to form. A. You're referring to at the same time? Q. Yes. A. Not that I can recall. 2 Q. What's the reference in the second sentence arole as restructured advisor but will consider a role as operating and if asked. MR. MILLER: I'm sorry, in connection with 8 MS. LEVINE: Page 3 of Moore	ıring
the City in or about that same time frame with regard to Conway MacKenzie's engagement by the City? MR. MILLER: Object to form. MR. MILLER: Object to form. A. You're referring to at the same time? Q. Yes. A. Not that I can recall. 3 Conway MacKenzie prefers a role as restructured advisor but will consider a role as operating action if asked. 6 MR. MILLER: I'm sorry, in connection with regard 7 With 8 MS. LEVINE: Page 3 of Moore	ıring
4 to Conway MacKenzie's engagement by the City? 5 MR. MILLER: Object to form. 6 A. You're referring to at the same time? 7 Q. Yes. 8 A. Not that I can recall. 4 advisor but will consider a role as operating action if asked. 6 MR. MILLER: I'm sorry, in connection 7 with 8 MS. LEVINE: Page 3 of Moore	_
5 MR. MILLER: Object to form. 6 A. You're referring to at the same time? 7 Q. Yes. 7 With 8 A. Not that I can recall. 5 if asked. 6 MR. MILLER: I'm sorry, in connection 7 with 8 MS. LEVINE: Page 3 of Moore	1V13O1
6 A. You're referring to at the same time? 6 MR. MILLER: I'm sorry, in connection 7 Q. Yes. 8 A. Not that I can recall. 8 MS. LEVINE: Page 3 of Moore	
7 Q. Yes. 7 with 8 A. Not that I can recall. 7 MS. LEVINE: Page 3 of Moore	
8 A. Not that I can recall. 8 MS. LEVINE: Page 3 of Moore	
9 Q. Were you having separate conversations with Mayor Bing 9 MR. RUEGGER: Six?	
10 or anybody else on behalf of the City with regard to 10 MS. LEVINE: Six.	
11 your engagement in or about the May/June time frame 12 2012? 13 A. The	••
	ne
13 MR. MILLER: Object to form. 13 question?	
14 A. In around May I don't think so. As I had indicated in 14 (Record read back as requested.)	at and to
previous questioning, my partner, Van Conway, had 15 A. As I mentioned, Ms. Levine, the RFP that we	
spoken to Mr. Bing or Mayor Bing, but that would 16 November was just for restructuring advisor a	
have been before the financial stability agreement and was a scope of services associated with that.	
my next interaction with the City would have been 18 point subsequent to that we were approached	
19 after Kriss Andrews was identified as the program 19 having a specific role on the operational side,	
20 management director, which wasn't until, if I recall 20 as Mr. Andrews apparently wrote here we ind	icated that
21 correctly, June of 2012. 21 we would consider that role.	
22 (Marked Exhibit No. 6.) 22 Q. What were the scope of services to be provided in the control of the control o	
23 Q. I'm going to show you what's been marked Moore 6 for 23 restructuring advisor to the City according to t	ne RFP
24 identification. Mr. Ciantra made a fair request. The 24 you just referenced?	
25 document number is DTMI00078512. 25 A. I don't recall offhand.	
Page 74	D 70
1 Do you recognize this email? 1 O Generally what are the scope of services or w	Page 76
1 Do you recognize this email? 1 Q. Generally what are the scope of services or w	/hat's
1 Do you recognize this email? 1 Q. Generally what are the scope of services or w 2 A. No, I don't. 2 your understanding of the scope of services as	hat's firm
1 Do you recognize this email? 1 Q. Generally what are the scope of services or w 2 A. No, I don't. 2 your understanding of the scope of services a services as a service. 3 Q. Okay. There's a discussion in this email of two or 3 like Conway MacKenzie would perform as a re	hat's firm
1 Do you recognize this email? 2 A. No, I don't. 3 Q. Okay. There's a discussion in this email of two or 4 three firms providing financial restructuring services 1 Q. Generally what are the scope of services or way your understanding of the scope of services as a like Conway MacKenzie would perform as a readvisor?	hat's firm
1 Do you recognize this email? 2 A. No, I don't. 3 Q. Okay. There's a discussion in this email of two or 4 three firms providing financial restructuring services 5 to the City. In or about December of 2012 was 1 Q. Generally what are the scope of services or way your understanding of the scope of services a like Conway MacKenzie would perform as a readvisor? 4 advisor? 5 MR. MILLER: Object to form.	hat's firm structuring
1 Do you recognize this email? 2 A. No, I don't. 3 Q. Okay. There's a discussion in this email of two or 4 three firms providing financial restructuring services 5 to the City. In or about December of 2012 was 6 Conway MacKenzie being considered for a role with the 7 Q. Generally what are the scope of services or way your understanding of the scope of services are	/hat's firm structuring 'P
1 Do you recognize this email? 2 A. No, I don't. 3 Q. Okay. There's a discussion in this email of two or 4 three firms providing financial restructuring services 5 to the City. In or about December of 2012 was 6 Conway MacKenzie being considered for a role with the 7 City? 1 Q. Generally what are the scope of services or way your understanding of the scope of services as in like Conway MacKenzie would perform as a readvisor? 5 MR. MILLER: Object to form. 6 A. Rather than speculate on what was in that RF 7 Q. No, I changed the question. What's your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services as a like Conway MacKenzie would perform as a readvisor? 5 MR. MILLER: Object to form. 6 A. Rather than speculate on what was in that RF 7 Q. No, I changed the question. What's your understanding of the scope of services or way your understanding of the scope of services as a like Conway MacKenzie would perform as a readvisor?	hat's firm structuring P erstanding
1 Do you recognize this email? 2 A. No, I don't. 3 Q. Okay. There's a discussion in this email of two or 4 three firms providing financial restructuring services 5 to the City. In or about December of 2012 was 6 Conway MacKenzie being considered for a role with the 7 City? 8 MR. MILLER: Well are you finished with 1 Q. Generally what are the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services and like Conway MacKenzie would perform as a readvisor? 5 MR. MILLER: Object to form. 6 A. Rather than speculate on what was in that RF 7 Q. No, I changed the question. What's your understanding of what a firm like yours, what would be the scope of services and your understanding of the scope of services and like Conway MacKenzie would perform as a readvisor?	what's firm structuring P erstanding ope of
1 Do you recognize this email? 2 A. No, I don't. 3 Q. Okay. There's a discussion in this email of two or 4 three firms providing financial restructuring services 5 to the City. In or about December of 2012 was 6 Conway MacKenzie being considered for a role with the 7 City? 8 MR. MILLER: Well are you finished with 9 your question? I'm sorry. 1 Q. Generally what are the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services are advisor? 5 Ike Conway MacKenzie would perform as a restructuring services 6 A. Rather than speculate on what was in that RF 7 Q. No, I changed the question. What's your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services are your understanding of the scope of services	what's firm structuring P erstanding ope of advisor?
1 Do you recognize this email? 2 A. No, I don't. 3 Q. Okay. There's a discussion in this email of two or 4 three firms providing financial restructuring services 5 to the City. In or about December of 2012 was 6 Conway MacKenzie being considered for a role with the 7 City? 8 MR. MILLER: Well are you finished with 9 your question? I'm sorry. 10 MS. LEVINE: There was that was the end 1 Q. Generally what are the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services and it is advisor? 5 MR. MILLER: Object to form. 6 A. Rather than speculate on what was in that RF 7 Q. No, I changed the question. What's your understanding of what a firm like yours, what would be the scope of services and it is advisor? 9 Services you would perform as a restructuring services.	what's firm structuring P erstanding ope of advisor?
1 Do you recognize this email? 2 A. No, I don't. 3 Q. Okay. There's a discussion in this email of two or 4 three firms providing financial restructuring services 5 to the City. In or about December of 2012 was 6 Conway MacKenzie being considered for a role with the 7 City? 8 MR. MILLER: Object to form. 6 A. Rather than speculate on what was in that RF 7 Q. No, I changed the question. What's your und 8 of what a firm like yours, what would be the second of the question. 9 your question? I'm sorry. 10 MS. LEVINE: There was that was the end 11 of the question. 11 Q. Generally what are the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services and like Conway MacKenzie would perform as a restructuring advisor? 5 MR. MILLER: Object to form. 6 A. Rather than speculate on what was in that RF 7 Q. No, I changed the question. What's your understanding of what are the scope of services and like Conway MacKenzie would perform as a restructuring advisor? 8 MR. MILLER: Object to form. 9 A. Rather than speculate on what was in that RF 9 A. You're asking me in general if a company or a great part of the province of the province and the province of the provinc	what's firm structuring P erstanding ope of advisor?
1 Do you recognize this email? 2 A. No, I don't. 3 Q. Okay. There's a discussion in this email of two or 4 three firms providing financial restructuring services 5 to the City. In or about December of 2012 was 6 Conway MacKenzie being considered for a role with the 7 City? 8 MR. MILLER: Well are you finished with 9 your question? I'm sorry. 10 MS. LEVINE: There was that was the end 11 of the question. 12 MR. MILLER: Object to form. 13 Q. Generally what are the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services are 3 like Conway MacKenzie would perform as a red advisor? 5 MR. MILLER: Object to form. 6 A. Rather than speculate on what was in that RF 7 Q. No, I changed the question. What's your understanding of the scope of services or way your understanding of the scope of services are 3 like Conway MacKenzie would perform as a red advisor? 5 MR. MILLER: Object to form. 6 A. Rather than speculate on what was in that RF 7 Q. No, I changed the question. What's your understanding of the scope of services are 3 like Conway MacKenzie would perform as a red advisor? 6 A. Rather than speculate on what was in that RF 7 Q. No, I changed the question. What's your understanding of the scope of services are 3 like Conway MacKenzie would perform as a red advisor? 6 A. Rather than speculate on what was in that RF 7 Q. No, I changed the question. What's your understanding of the scope of services are 3 like Conway MacKenzie would perform as a red advisor? 7 Q. No, I changed the question. What's your understanding of the scope of services are 3 like Conway MacKenzie would perform as a red advisor? 8 A. Rather than speculate on what was in that RF 7 Q. No, I changed the question. What's your understanding of the scope of services are 1 like Conway MacKenzie would perform as a red advisor? 9 A. You're asking me in general if a company or a scope of services	what's firm structuring P erstanding ope of advisor? a
1 Do you recognize this email? 2 A. No, I don't. 3 Q. Okay. There's a discussion in this email of two or 4 three firms providing financial restructuring services 5 to the City. In or about December of 2012 was 6 Conway MacKenzie being considered for a role with the 7 City? 8 MR. MILLER: Well are you finished with 9 your question? I'm sorry. 10 MS. LEVINE: There was that was the end 11 of the question. 12 MR. MILLER: Object to form. 13 A. Ms. Levine, if you can just give me a minute to review 14 your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services and like Conway MacKenzie would perform as a restructuring advisor? 5 MR. MILLER: Object to form. 6 A. Rather than speculate on what was in that RF 7 Q. No, I changed the question. What's your understanding of wadvisor? 8 MR. MILLER: Object to form. 10 A. You're asking me in general if a company or a governmental entity is asking for restructuring advisory services, what 11 advisory services or wavelength and the provinces and the provinces advisor? 12 advisory services or wavelength and the provinces advisor? 13 A. Ms. Levine, if you can just give me a minute to review	rhat's firm structuring P erstanding ope of advisor? a
1 Do you recognize this email? 2 A. No, I don't. 3 Q. Okay. There's a discussion in this email of two or 4 three firms providing financial restructuring services 5 to the City. In or about December of 2012 was 6 Conway MacKenzie being considered for a role with the 7 City? 8 MR. MILLER: Well are you finished with 9 your question? I'm sorry. 10 MS. LEVINE: There was that was the end 11 of the question. 12 MR. MILLER: Object to form. 13 A. Ms. Levine, if you can just give me a minute to review 14 three firms providing financial restructuring services 15 dike Conway MacKenzie would perform as a readvisor? 16 A. Rather than speculate on what was in that RF 17 Q. No, I changed the question. What's your und 18 of what a firm like yours, what would be the sor services you would perform as a restructuring advisory services, what 10 A. You're asking me in general if a company or a advisory services, what 11 Q. Generally what are the scope of services or w your understanding of the scope of services or w your understanding of the scope of services are like Conway MacKenzie would perform as a readvisor? 1 A. Rather than speculate on what was in that RF 1 Q. No, I changed the question. What's your understanding of the scope of services are like Conway MacKenzie would perform as a readvisor? 1 A. Pou're asking me in general if a company or a advisory services, what 11 Q. Conway MacKenzie prefers a role as restructions advisor. I'm asking you what's your understanding of the scope of services are services and ike Conway MacKenzie would perform as a readvisor? 2 MR. MILLER: Object to form. 3 A. You're asking me in general if a company or a advisory services, what 13 Q. Conway MacKenzie prefers a role as restructions advisor. I'm asking you what's your understanding of the scope advisor?	what's firm structuring P erstanding ope of advisor? a turing ding of
1 Do you recognize this email? 2 A. No, I don't. 3 Q. Okay. There's a discussion in this email of two or 4 three firms providing financial restructuring services 5 to the City. In or about December of 2012 was 6 Conway MacKenzie being considered for a role with the 7 City? 8 MR. MILLER: Well are you finished with 9 your question? I'm sorry. 10 MS. LEVINE: There was that was the end 11 of the question. 12 MR. MILLER: Object to form. 13 A. Ms. Levine, if you can just give me a minute to review 14 the email. 15 Ms. Levine, can you repeat your question? 11 Q. Generally what are the scope of services or way your understanding of the scope of services or way your understanding of the scope of services or way your understanding of the scope of services are advisor? 5 MR. MILLER: Object to form. 6 A. Rather than speculate on what was in that RF of what a firm like yours, what would be the scope of services are advisor? 5 MR. MILLER: Object to form. 6 A. Rather than speculate on what was in that RF of what a firm like yours, what would be the scope of services are advisor? 6 A. Rather than speculate on what was in that RF of what a firm like yours, what would be the scope of services are advisor? 7 Q. No, I changed the question. What's your understanding of the scope of services are advisor? 8 MR. MILLER: Object to form. 9 services you would perform as a restructuring advisory services, what	what's firm structuring P erstanding ope of advisor? a turing ding of
1	what's firm structuring P erstanding ope of advisor? a turing iding of ould
1 Do you recognize this email? 2 A. No, I don't. 3 Q. Okay. There's a discussion in this email of two or 4 three firms providing financial restructuring services 5 to the City. In or about December of 2012 was 6 Conway MacKenzie being considered for a role with the 7 City? 8 MR. MILLER: Well are you finished with 9 your question? I'm sorry. 10 MS. LEVINE: There was that was the end 11 of the question. 12 MR. MILLER: Object to form. 13 A. Ms. Levine, if you can just give me a minute to review 14 the email. 15 Ms. Levine, can you repeat your question? 16 Q. Let me do it a different way. 17 There's a were you being considered for 1 Q. Generally what are the scope of services or w your understanding of the scope of services or w your understanding of the scope of services or w your understanding of the scope of services or w your understanding of the scope of services or w your understanding of the scope of services or w your understanding of the scope of services or w your understanding of the scope of services or w your understanding of the scope of services or w your understanding of the scope of services or w your understanding of the scope of services at it keep would perform as a readvisor? 1 A. Rather than speculate on what was in that RF of what a firm like yours, what would be the scope of services and services and visor? 10 A. Rather than speculate on what was in that RF of what a firm like yours, what would be the scope of services you would perform as a readvisor? 10 A. You're asking me in general if a company or a governmental entity is asking for restructuring advisor. I'm asking you what's your understanding of the scope advisor? 11 Q. Conway MacKenzie would perform as a readvisor? 12 A. You're asking me in general if a company or a governmental entity is asking for restructuring advisor. I'm asking you what's your understanding of the scope advisor? 12 A. Oconway MacKenzie would perform as a readvisor? 13 A. Ms. Levine, saking for restructuring advisor. I'm asking you what's your un	what's firm structuring P erstanding ope of advisor? a turing iding of ould omewhat
Do you recognize this email? A. No, I don't. Q. Okay. There's a discussion in this email of two or three firms providing financial restructuring services to the City. In or about December of 2012 was Conway MacKenzie being considered for a role with the MR. MILLER: Well are you finished with your question? I'm sorry. MS. LEVINE: There was that was the end of the question. MR. MILLER: Object to form. MR. MILLER: Object to form. MR. MILLER: Object to form. A. Ms. Levine, if you can just give me a minute to review the email. Ms. Levine, can you repeat your question? MR. Miller: Object to form. A. Ms. Levine, can you repeat your question? MR. Miller: Object to form. Conway MacKenzie prefers a role as restructuring advisor. I'm asking you what's your understar the scope of services or w your understanding of the scope of services or w your understanding of the scope of services or w your understanding of the scope of services or w your understanding of the scope of services or w your understanding of the scope of services or w your understanding of the scope of services or w your understanding of the scope of services or w your understanding of the scope of services or w your understanding of the scope of services or w your understanding of the scope of services are advisor? MR. MILLER: Object to form. A. You're asking me in general if a company or a governmental entity is asking for restructuring advisory services, what Q. Conway MacKenzie prefers a role as restructuring advisor. I'm asking you what's your understanding of the scope of services or w advisor? A. You're asking me in general if a company or a governmental entity is asking for restructuring advisory. I'm asking you what's your understanding of the scope advisor? A. You're asking me in general if a company or a governmental entity is asking for restructuring advisory. I'm asking you what's your understanding of the scope advisor? A. Ms. Levine, you're asking a question that is s vague and so I'm just trying to clarify. My a	what's firm structuring P erstanding ope of advisor? a turing iding of ould omewhat
Do you recognize this email? A. No, I don't. Q. Okay. There's a discussion in this email of two or three firms providing financial restructuring services to the City. In or about December of 2012 was Conway MacKenzie being considered for a role with the MR. MILLER: Well are you finished with your question? I'm sorry. MS. LEVINE: There was that was the end of the question. MR. MILLER: Object to form. MR. MILLER: Object to form. A. Ms. Levine, if you can just give me a minute to review the email. MS. Levine, can you repeat your question? MS. Levine, can you repeat your question? MS. Levine, can you being considered for the role of restructuring advisor to the City? MS. Levine, of a voil of the scope of services or wyour understanding of the scope of services or wyour advisor? A. Rather than speculate on what was in that RF or what a firm like yours, what would be the scope of what a firm like yours, what would be the scope of what a firm like yours, what would be the scope of what a firm like yours, what would be the scope of what a firm like yours, what would be the scope of what a firm like yours, what would be the scope of what a firm like yours, what would be the scope of what a firm like yours, what would be the scope of what a firm like yours, what would be the scope of what a firm like yours, what would be the scope of what a firm like yours, what would be the scope of what a firm like yours, what would be the scope of what a firm like yours, what would be the scope of what a firm like yours, what would be the scope of	what's firm structuring P erstanding ope of advisor? a turing iding of ould omewhat
Do you recognize this email? A. No, I don't. Q. Okay. There's a discussion in this email of two or three firms providing financial restructuring services to the City. In or about December of 2012 was Conway MacKenzie being considered for a role with the MR. MILLER: Well are you finished with your question? I'm sorry. MS. LEVINE: There was that was the end of the question. MR. MILLER: Object to form. MR. MILL	what's firm structuring P erstanding ope of advisor? a turing iding of ould omewhat
Do you recognize this email? A. No, I don't. Q. Okay. There's a discussion in this email of two or three firms providing financial restructuring services to the City. In or about December of 2012 was Conway MacKenzie being considered for a role with the City? MR. MILLER: Object to form. MR. MILLER: Well are you finished with your question? I'm sorry. MS. LEVINE: There was that was the end of the question. MR. MILLER: Object to form. A. Ms. Levine, if you can just give me a minute to review the email. MS. Levine, can you repeat your question? MS. Levine, can you repeat your question? MS. Levine, can you repeat your question? There's a were you being considered for the role of restructuring advisor to the City? A. In December of 2012? A. That's my understanding of the scope of services or wy your understanding of the scope of services or w your understanding of the scope of services or w your understanding of the scope of services or w your understanding of the scope of services or w your understanding of the scope of services or w your understanding of the scope of services or w your understanding of the scope of services or w your understanding of the scope of services or w your understanding of the scope of services or w advisor? MR. MILLER: Object to form. A. Rather than speculate on what was in that RF Q. No, I changed the question. What's your under stand in firm like yours, what would be the scope of what a firm like yours, what would be the scope of what a firm like yours, what would perform as a restructuring advisor, you're asking me in general if a company or governmental entity is asking for restructuring advisor. I'm asking you what's your understand is advisor. I'm asking you what's your understand is services a firm like Conway MacKenzie would perform as a restructuring advisor. I'm asking you what's your understand is are you asking at services 20 Q. Yes. A. No, I changed the question. A. Conway MacKenzie on what was in that RF A. A. You're asking me in general if a	what's firm structuring P erstanding ope of advisor? a turing iding of ould omewhat
Do you recognize this email? A. No, I don't. Q. Okay. There's a discussion in this email of two or three firms providing financial restructuring services to the City. In or about December of 2012 was Conway MacKenzie being considered for a role with the City? MR. MILLER: Well are you finished with your question? I'm sorry. MS. LEVINE: There was that was the end of the question. MR. MILLER: Object to form. M	what's firm structuring P erstanding ope of advisor? a turing iding of ould omewhat
1 Do you recognize this email? 2 A. No, I don't. 3 Q. Okay. There's a discussion in this email of two or 4 three firms providing financial restructuring services 5 to the City. In or about December of 2012 was 6 Conway MacKenzie being considered for a role with the 7 City? 8 MR. MILLER: Well are you finished with 9 your question? I'm sorry. 10 MS. LEVINE: There was that was the end 11 of the question. 12 MR. MILLER: Object to form. 13 A. Ms. Levine, if you can just give me a minute to review 14 the email. 15 Ms. Levine, can you repeat your question? 16 Q. Let me do it a different way. 17 There's a were you being considered for the role of restructuring advisor? 18 the role of restructuring advisor to the City? 19 A. In December of 2012? 20 Q. Yes. 21 A. That's my understanding, yes. 21 Q. Were you also being considered for the role of operational advisor? 2 your understanding of the scope of services or w your understand in the scope of services or w your understand in the scope of services and illike Conway MacKenzie would perform as a re advisor? 3 like Conway MacKenzie would perform as a re advisor? 4 A. Rather than speculate on what was in that RF 7 Q. No, I changed the question. What's your under services you would perform as a restructuring advisory services you would perform as a restructuring advisory services, what 10 A. You're asking me in general if a company or advisory services, what 11 Q. Conway MacKenzie prefers a role as restructuring advisory. I'm asking you what's your understand the services a firm like Conway MacKenzie would perform in the role of restructuring advisor? 16 Q. Let me advisor? 17 A. Ms. Levine, you're asking a question that is services 20 Q. Yes. 21 Q. Let me ask it a different 21 Q. Let me ask it a different 22 A the services 23 MR. MILLER: No, let him finish.	what's firm structuring P erstanding ope of advisor? a turing iding of ould omewhat ad oout the
Do you recognize this email? A. No, I don't. Q. Okay. There's a discussion in this email of two or three firms providing financial restructuring services to the City. In or about December of 2012 was Conway MacKenzie being considered for a role with the Wight MR. MILLER: Well are you finished with your question? I'm sorry. MR. MILLER: Well are you finished with your question? I'm sorry. MR. MILLER: Object to form. MR. Conway MacKenzie would perform as a restructuring advisor. I'm asking you what's your understand is are you asking at wague and so I'm just trying to clarify. My at what I want to understan	what's firm structuring P erstanding ope of advisor? a turing iding of ould omewhat ad oout the

CHARLES M. MOORE CITY OF DETROIT, MICHIGAN

1 Q. Let me ask it a different way.

2

3

4

5

6

13

25

1

2

11

12

13

14

15

16

Are the services provided by a restructuring -- is it your understanding that the services that are provided by a restructuring advisor are broader in scope and greater than the services that would be provided as an operational advisor?

- 7 A. I don't know if I have an opinion on that. Those are 8 two different terms. These are not defined terms.
- 9 Q. Why -- what's your understanding of why 10 Conway MacKenzie would prefer the role of 11 restructuring advisor over the role of operational 12 advisor?

MR. MILLER: Object to form.

- 14 A. As it was presented to us in this specific situation, 15 the operational role was slightly more narrow in scope 16 than what was contained in the overall restructuring 17 advisor RFP. The City ended up selecting multiple 18 firms and parsing out the different responsibilities.
- 19 Q. So but at this point in time it was your understanding 20 that the restructuring advisor role was basically a 21 bigger, more broad role than the role that the City 22 was then contemplating for the operational advisor?
- 23 A. The services that were listed in the RFP --
- 24 Q. It's a yes or no question.

MS. LEVINE: Can you read back my question,

Page 79 than what our scope ended up being as operational advisor.

3 MS. LEVINE: Let me try it a different way.

4 Q. Was it your understanding back -- at the point in time 5 that Conway MacKenzie was indicating it preferred a 6 role as restructuring advisor but would consider a 7 role as operational advisor, was it your understanding 8 that the restructuring advisor role if given to just 9 one firm would have been a more lucrative engagement?

10 A. How do you define lucrative?

11 Q. Would your firm have earned more fees as restructuring 12 advisor as originally -- as you understood it -- as 13 you understood -- let me start again.

> Would your firm have earned more fees in the role of restructuring advisor as you understood it in December of 2012 than as you've understood the role of operational advisor at that time?

18 A. That's unclear to me.

19 Q. When you say the role of restructuring advisor was a bigger role or was a -- had you indicated the role of restructuring advisor was a broader role and a role 22 that was then split up among other firms and you were 23 interested in the role when you thought it was going to be just one firm, did you believe that that role was going to be requiring more services than the role

Page 78

Page 77

1

2

14

15

16

17

20

21

24

25

2

16

please?

(Record read back as requested.)

3 A. Ms. Levine, the reason why I can't answer it as a yes 4 or no is because you're referring to a specific role 5 and what I'm trying to clarify is that in the RFP 6 there was a scope of services, restructuring services, 7 that were being asked for. The operational advisor 8 was to address a specific part of those scope of 9 services

10 Q. We'll try again.

Conway MacKenzie prefers a role as restructuring advisor but will consider a role as operating advisor if asked. What's your understanding of why Conway MacKenzie prefers the role of restructuring advisor over the role of operational advisor?

17 A. It was our understanding when the RFP went out that 18 the City would be selecting one firm to provide those 19 services. As time went on, the City considered and 20 eventually did assign those responsibilities to 21 multiple firms.

22 Q. So the restructuring advisory role at that time it was 23 your understanding was going to be a bigger role?

24 A. The restructuring advisor role is not a defined role. 25 The scope of services that was in the RFP was greater 1 of operational advisor?

MR. MILLER: Object to form.

3 A. Ms. Levine, you keep using the word role and I keep 4 going back to there was not a restructuring advisor role. There was an RFP that went out in November 5 6 which contained a number of potential services and the 7 role, the operational advisor role that we ended up 8 getting engaged for, was a subset of the services. 9 There was no guaranty though that the firm -- that the 10 City was going to engage one firm for all those 11 services. Those services were potential services.

12 Q. I'll try again. Conway MacKenzie prefers a role as 13 restructuring advisor but will consider a role as 14 operational advisor. What's your understanding of 15 what that sentence means?

MR. MILLER: Object to form.

17 A. If you have two options, on the one hand it is a 18 broader scope of services versus a more narrow scope 19 of services, then our understanding, if there was 20 going to be one firm with that, there would be a 21 broader scope of services than if it was parsed out 22 into individual firms.

23 Q. Okay.

24 MS. LEVINE: Hungry? 25 THE WITNESS: Not yet.



CITY OF DETROIT, MICHIGAN	81–84
Page 81	Page 83
1 (Marked Exhibit No. 7.)	1 A. No, I don't.
2 Q. I'm going to show you what's been marked as Moore 7.	2 Q. Was it for restructuring advisors?
This is an email dated December 19th, 2012	3 A. I don't recall.
between you and Van Conway. Do you see that?	4 (Marked Exhibit No. 9.)
5 A. Yes, ma'am.	5 Q. I'm going to show you what's been marked Moore 9 for
6 Q. There's an email chain, which has another email	6 identification. DTMI00079526.
7 attached. Is that correct?	7 Do you recognize this email?
8 A. Yes.	8 A. No, I don't.
9 Q. Is this who is who's Van Conway?	9 Q. Okay, it appears to be an email from Kriss Andrews to
10 A. Van Conway is a partner of mine and cofounder of the	10 Mr. Baird attaching a scope of work from
11 firm, Conway MacKenzie.	11 Conway MacKenzie, also dated December 2012?
12 Q. And who and what did you enclose in this email?	12 A. I I understand that, yes.
13 A. The email from Van to me?	13 Q. Is that does that refresh your recollection as to
14 Q. No, what did you enclose in sorry, it attaches an	whether or not you saw the email?
email from you to Kriss Andrews; correct?	15 A. No, Ms. Levine, I'm not on this email. I don't recall
16 A. Yes.	16 receiving this email.
17 Q. What did you enclose in the email?	17 Q. Okay. The email references the need to get a contract
18 A. Well, it says, here attached is a draft Exhibit A	on the council agenda for the 8th. Is that for
19 containing the proposed scope of services for	19 January 8th?
20 Conway MacKenzie as part of its contract with the City	20 A. I would assume so, since that is when council actually
21 of Detroit, so I'm assuming that I attached a draft	21 took up our contract.
22 Exhibit A.	22 Q. Did you have any conversations with Mr. Baird with
23 Q. Do you recall what the scope of services you were	23 regard to getting retained and in connection with
24 proposing as an attachment to this email?	in regard to getting retained in or about this time
25 A. I don't.	25 frame?
Page 82 1 Q. Did you understand what you meant by the word scope in	Page 84 1 MR. MILLER: Object to form.
2 that email?	2 A. I believe I did, yes.
3 MR. MILLER: Object to form.	3 Q. And did you also have conversations with Kriss
4 A. Can you please clarify your question?	4 Andrews?
5 Q. Well, were you responding to the RFP in the email or	5 A. Yes.
6 is there a separate understanding of what you meant by	6 Q. Did you ever conversations with anybody else on behalf
7 scope of services?	7 of the State in or about this time frame with regard
8 A. The RFP response that was submitted by our firm was	8 to your engagement?
9 back in November and so this is a specific scope of	9 A. Yes.
services related to our potential contract.	10 Q. And did you have other conversations with anybody else
11 (Marked Exhibit No. 8.)	on behalf of the City with regard to your engagement?
12 Q. I'm going to show you what's been marked Moore 8 for	12 A. I don't believe so. I think just Kriss Andrews.
13 identification.	13 Q. And prior to the time of the let me put it this
14 MR. MILLER: Do you have another copy?	way. Is the agenda for the 8th, is that a city
15 MS. LEVINE: Yes, it's right here. Sorry.	15 council meeting?
16 MR. MILLER: Thank you.	16 A. Well, it says council agenda for the 8th and city
17 Q. DTMI00079527.	17 council took up our proposed contract on January 8th
18 Do you recognize that email?	so I'm assuming that that's what he's referring to,
19 A. Looks like an email from me to Kriss Andrews.	but again, I did not write this email.
20 Q. And what's enclosed and does it reference an	20 Q. Did you negotiate the proposed terms of your
21 enclosure?	engagement with anybody at the State level?
22 A. It references a draft Exhibit A containing the	22 A. Could you be more specific on terms of the contract?
23 proposed scope of services for Conway MacKenzie.	23 Q. No, I didn't that wasn't the question. Did you
24 Q. Okay, do you recall what the scope of services were	24 negotiate your proposed terms of engagement with
25 that you included in that draft Exhibit A?	25 anybody at the State level

OITT OF BETTOIT, WHOTHO/IIT	00 00
Page 85 1 MR. MILLER: Object	Page 87
2 Q in or about December 2012?	2 Q. Who was present?
3 A. If you can just be clear on when you say negotiate,	3 A. At one meeting I met with Rich Baird and Darrell Burks
4 what are you referring to?	4 was present in his capacity as a member of the
5 Q. Did you have any discussions with okay, we're I	5 financial advisory board and then in another meeting
6 forgot, negotiate's a big word in this case. Strike	6 that would have been with Andy Dillon.
7 that, I'll rephrase it.	7 Q. Was anybody else present at the meeting you were at
8 Did you have any discussions with anybody	8 with Andy Dillon?
9 at the State with regard to the terms of your	9 A. I recall Andy's assistant was in the room and I think
10 engagement in or about December of 2012?	Tom Saxton was on the phone.
11 A. I seem to recall, yes.	11 Q. Who's Tom Saxton?
12 Q. With whom did you have those discussions?	12 A. Tom, as I understand it, works in Andy's area, the
13 A. Rich Baird and probably Andy Dillon.	13 treasury department for the State of Michigan.
14 Q. Anybody else?	14 Q. Were there any meetings in or about this same time
15 A. Not that I can recall.	15 frame with just representatives of the City?
16 Q. Did you have discussions with anybody at the City	16 A. Yes.
level with regard to the terms of your engagement in	17 Q. And how many of those meetings took place?
18 or about December of 2012?	18 A. I don't recall.
19 MR. MILLER: Object to form.	19 Q. More than five?
20 A. As I indicated before, Kriss Andrews.	20 A. Face-to-face meetings, I don't think so.
21 Q. Anybody else?	21 Q. How many were there more than five meetings
22 A. Not that I can recall.	22 telephone and face-to-face?
23 MR. MILLER: Object to form.	23 A. Very possibly. This was the RFP our response to
24 Q. Were any of these discussions either with	the RFP went out early in November and this is
representatives of the State or representatives of the	obviously mid to later December so that's a lot of
Page 86	Page 88
1 City in person?	1 time to have discussions.
1 City in person? 2 A. I believe so, yes.	time to have discussions.Q. Were there any discussions that took place between you
1 City in person?2 A. I believe so, yes.3 Q. Who was present in the in person meetings?	 time to have discussions. Q. Were there any discussions that took place between you in which both the State and City representatives
1 City in person? 2 A. I believe so, yes. 3 Q. Who was present in the in person meetings? 4 MR. MILLER: Object to form.	 time to have discussions. Q. Were there any discussions that took place between you in which both the State and City representatives participated?
1 City in person? 2 A. I believe so, yes. 3 Q. Who was present in the in person meetings? 4 MR. MILLER: Object to form. 5 MR. CIANTRA: Can you specify, Mr. Miller,	 time to have discussions. Q. Were there any discussions that took place between you in which both the State and City representatives participated? A. The initial meetings that all of the firms or at
1 City in person? 2 A. I believe so, yes. 3 Q. Who was present in the in person meetings? 4 MR. MILLER: Object to form. 5 MR. CIANTRA: Can you specify, Mr. Miller, 6 what your formal objection is to that question so we	 time to have discussions. Q. Were there any discussions that took place between you in which both the State and City representatives participated? A. The initial meetings that all of the firms or at least the firms that the State and the City invited in
1 City in person? 2 A. I believe so, yes. 3 Q. Who was present in the in person meetings? 4 MR. MILLER: Object to form. 5 MR. CIANTRA: Can you specify, Mr. Miller, 6 what your formal objection is to that question so we 7 can obviate any dispute in the future?	 time to have discussions. Q. Were there any discussions that took place between you in which both the State and City representatives participated? A. The initial meetings that all of the firms or at least the firms that the State and the City invited in as a result of the responses to the RFPs were both the
1 City in person? 2 A. I believe so, yes. 3 Q. Who was present in the in person meetings? 4 MR. MILLER: Object to form. 5 MR. CIANTRA: Can you specify, Mr. Miller, 6 what your formal objection is to that question so we 7 can obviate any dispute in the future? 8 MR. MILLER: Yes, it doesn't parse as to	time to have discussions. Q. Were there any discussions that took place between you in which both the State and City representatives participated? A. The initial meetings that all of the firms or at least the firms that the State and the City invited in as a result of the responses to the RFPs were both the City and the State. There was at least one follow-up
1 City in person? 2 A. I believe so, yes. 3 Q. Who was present in the in person meetings? 4 MR. MILLER: Object to form. 5 MR. CIANTRA: Can you specify, Mr. Miller, 6 what your formal objection is to that question so we 7 can obviate any dispute in the future? 8 MR. MILLER: Yes, it doesn't parse as to 9 whether the in person meetings are with	time to have discussions. Q. Were there any discussions that took place between you in which both the State and City representatives participated? A. The initial meetings that all of the firms or at least the firms that the State and the City invited in as a result of the responses to the RFPs were both the City and the State. There was at least one follow-up interview with representatives of both the City and
City in person? A. I believe so, yes. Q. Who was present in the in person meetings? MR. MILLER: Object to form. MR. CIANTRA: Can you specify, Mr. Miller, what your formal objection is to that question so we can obviate any dispute in the future? MR. MILLER: Yes, it doesn't parse as to whether the in person meetings are with representatives of the State or representatives of the	time to have discussions. Q. Were there any discussions that took place between you in which both the State and City representatives participated? A. The initial meetings that all of the firms or at least the firms that the State and the City invited in as a result of the responses to the RFPs were both the City and the State. There was at least one follow-up interview with representatives of both the City and the State, there may have been two follow-up
1 City in person? 2 A. I believe so, yes. 3 Q. Who was present in the in person meetings? 4 MR. MILLER: Object to form. 5 MR. CIANTRA: Can you specify, Mr. Miller, 6 what your formal objection is to that question so we 7 can obviate any dispute in the future? 8 MR. MILLER: Yes, it doesn't parse as to 9 whether the in person meetings are with 10 representatives of the State or representatives of the 11 City.	time to have discussions. Q. Were there any discussions that took place between you in which both the State and City representatives participated? A. The initial meetings that all of the firms or at least the firms that the State and the City invited in as a result of the responses to the RFPs were both the City and the State. There was at least one follow-up interview with representatives of both the City and the State, there may have been two follow-up interviews, I can't recall.
City in person? A. I believe so, yes. Q. Who was present in the in person meetings? MR. MILLER: Object to form. MR. CIANTRA: Can you specify, Mr. Miller, what your formal objection is to that question so we can obviate any dispute in the future? MR. MILLER: Yes, it doesn't parse as to whether the in person meetings are with representatives of the State or representatives of the City. MR. CIANTRA: Thank you.	time to have discussions. Q. Were there any discussions that took place between you in which both the State and City representatives participated? A. The initial meetings that all of the firms or at least the firms that the State and the City invited in as a result of the responses to the RFPs were both the City and the State. There was at least one follow-up interview with representatives of both the City and the State, there may have been two follow-up interviews, I can't recall. Q. Were there any telephone conferences where
City in person? A. I believe so, yes. Q. Who was present in the in person meetings? MR. MILLER: Object to form. MR. CIANTRA: Can you specify, Mr. Miller, what your formal objection is to that question so we can obviate any dispute in the future? MR. MILLER: Yes, it doesn't parse as to whether the in person meetings are with representatives of the State or representatives of the City. MR. CIANTRA: Thank you.	time to have discussions. Q. Were there any discussions that took place between you in which both the State and City representatives participated? A. The initial meetings that all of the firms or at least the firms that the State and the City invited in as a result of the responses to the RFPs were both the City and the State. There was at least one follow-up interview with representatives of both the City and the State, there may have been two follow-up interviews, I can't recall. Q. Were there any telephone conferences where
1 City in person? 2 A. I believe so, yes. 3 Q. Who was present in the in person meetings? 4 MR. MILLER: Object to form. 5 MR. CIANTRA: Can you specify, Mr. Miller, 6 what your formal objection is to that question so we 7 can obviate any dispute in the future? 8 MR. MILLER: Yes, it doesn't parse as to 9 whether the in person meetings are with 10 representatives of the State or representatives of the 11 City. 12 MR. CIANTRA: Thank you. 13 Q. Did you have any meetings with either representatives	time to have discussions. Q. Were there any discussions that took place between you in which both the State and City representatives participated? A. The initial meetings that all of the firms or at least the firms that the State and the City invited in as a result of the responses to the RFPs were both the City and the State. There was at least one follow-up interview with representatives of both the City and the State, there may have been two follow-up interviews, I can't recall. Q. Were there any telephone conferences where representatives of both the City and the State
1 City in person? 2 A. I believe so, yes. 3 Q. Who was present in the in person meetings? 4 MR. MILLER: Object to form. 5 MR. CIANTRA: Can you specify, Mr. Miller, 6 what your formal objection is to that question so we 7 can obviate any dispute in the future? 8 MR. MILLER: Yes, it doesn't parse as to 9 whether the in person meetings are with 10 representatives of the State or representatives of the 11 City. 12 MR. CIANTRA: Thank you. 13 Q. Did you have any meetings with either representatives 14 of the State or the City in or about December of 2012	time to have discussions. Q. Were there any discussions that took place between you in which both the State and City representatives participated? A. The initial meetings that all of the firms or at least the firms that the State and the City invited in as a result of the responses to the RFPs were both the City and the State. There was at least one follow-up interview with representatives of both the City and the State, there may have been two follow-up interviews, I can't recall. Q. Were there any telephone conferences where representatives of both the City and the State participated in or about December of 2012?
City in person? A. I believe so, yes. Q. Who was present in the in person meetings? MR. MILLER: Object to form. MR. CIANTRA: Can you specify, Mr. Miller, what your formal objection is to that question so we can obviate any dispute in the future? MR. MILLER: Yes, it doesn't parse as to whether the in person meetings are with representatives of the State or representatives of the City. MR. CIANTRA: Thank you. MR. CIANTRA: Thank you. O. Did you have any meetings with either representatives of the State or the City in or about December of 2012 with regard to the terms of your or the scope of	time to have discussions. Q. Were there any discussions that took place between you in which both the State and City representatives participated? A. The initial meetings that all of the firms or at least the firms that the State and the City invited in as a result of the responses to the RFPs were both the City and the State. There was at least one follow-up interview with representatives of both the City and the State, there may have been two follow-up interviews, I can't recall. Q. Were there any telephone conferences where representatives of both the City and the State participated in or about December of 2012? A. I don't recall if there were telephone calls where
City in person? A. I believe so, yes. Q. Who was present in the in person meetings? MR. MILLER: Object to form. MR. CIANTRA: Can you specify, Mr. Miller, what your formal objection is to that question so we make any dispute in the future? MR. MILLER: Yes, it doesn't parse as to whether the in person meetings are with representatives of the State or representatives of the City. MR. CIANTRA: Thank you. MR. CIANTRA: Thank you. O. Did you have any meetings with either representatives of the State or the City in or about December of 2012 with regard to the terms of your or the scope of your engagement by the City?	time to have discussions. Q. Were there any discussions that took place between you in which both the State and City representatives participated? A. The initial meetings that all of the firms or at least the firms that the State and the City invited in as a result of the responses to the RFPs were both the City and the State. There was at least one follow-up interview with representatives of both the City and the State, there may have been two follow-up interviews, I can't recall. Q. Were there any telephone conferences where representatives of both the City and the State participated in or about December of 2012? A. I don't recall if there were telephone calls where both the City and the State were on.
City in person? A. I believe so, yes. Q. Who was present in the in person meetings? MR. MILLER: Object to form. MR. CIANTRA: Can you specify, Mr. Miller, what your formal objection is to that question so we make any dispute in the future? MR. MILLER: Yes, it doesn't parse as to whether the in person meetings are with representatives of the State or representatives of the City. MR. CIANTRA: Thank you. MR. CIANTRA: Thank you. O. Did you have any meetings with either representatives of the State or the City in or about December of 2012 with regard to the terms of your or the scope of your engagement by the City? A. In person?	time to have discussions. Q. Were there any discussions that took place between you in which both the State and City representatives participated? A. The initial meetings that all of the firms or at least the firms that the State and the City invited in as a result of the responses to the RFPs were both the City and the State. There was at least one follow-up interview with representatives of both the City and the State, there may have been two follow-up interviews, I can't recall. Q. Were there any telephone conferences where representatives of both the City and the State participated in or about December of 2012? A. I don't recall if there were telephone calls where both the City and the State were on. (Marked Exhibit No. 10.)
City in person? A. I believe so, yes. Q. Who was present in the in person meetings? MR. MILLER: Object to form. MR. CIANTRA: Can you specify, Mr. Miller, what your formal objection is to that question so we can obviate any dispute in the future? MR. MILLER: Yes, it doesn't parse as to whether the in person meetings are with representatives of the State or representatives of the City. MR. CIANTRA: Thank you. MR. CIANTRA: Thank you. OLICY MR. CIANTRA: Thank you. Whether the in person meetings with either representatives of the State or the City in or about December of 2012 with regard to the terms of your or the scope of your engagement by the City? A. In person?	time to have discussions. Q. Were there any discussions that took place between you in which both the State and City representatives participated? A. The initial meetings that all of the firms or at least the firms that the State and the City invited in as a result of the responses to the RFPs were both the City and the State. There was at least one follow-up interview with representatives of both the City and the State, there may have been two follow-up interviews, I can't recall. Q. Were there any telephone conferences where representatives of both the City and the State participated in or about December of 2012? A. I don't recall if there were telephone calls where both the City and the State were on. (Marked Exhibit No. 10.) Q. I'm going to show you what's been marked Moore 11.
City in person? A. I believe so, yes. Q. Who was present in the in person meetings? MR. MILLER: Object to form. MR. CIANTRA: Can you specify, Mr. Miller, what your formal objection is to that question so we can obviate any dispute in the future? MR. MILLER: Yes, it doesn't parse as to whether the in person meetings are with representatives of the State or representatives of the City. MR. CIANTRA: Thank you. MR. CIANTRA: Thank you. O. Did you have any meetings with either representatives of the State or the City in or about December of 2012 with regard to the terms of your or the scope of your engagement by the City? A. In person? R. Yes.	time to have discussions. Q. Were there any discussions that took place between you in which both the State and City representatives participated? A. The initial meetings that all of the firms or at least the firms that the State and the City invited in as a result of the responses to the RFPs were both the City and the State. There was at least one follow-up interview with representatives of both the City and the State, there may have been two follow-up interviews, I can't recall. Q. Were there any telephone conferences where representatives of both the City and the State participated in or about December of 2012? A. I don't recall if there were telephone calls where both the City and the State were on. (Marked Exhibit No. 10.) Q. I'm going to show you what's been marked Moore 11.
City in person? A. I believe so, yes. Q. Who was present in the in person meetings? MR. MILLER: Object to form. MR. CIANTRA: Can you specify, Mr. Miller, what your formal objection is to that question so we can obviate any dispute in the future? MR. MILLER: Yes, it doesn't parse as to whether the in person meetings are with representatives of the State or representatives of the City. MR. CIANTRA: Thank you. MR. CIANTRA: Thank you. Otherwise of the State or the City in or about December of 2012 with regard to the terms of your or the scope of your engagement by the City? A. In person? R. Yes. O. How many meetings took place?	time to have discussions. Q. Were there any discussions that took place between you in which both the State and City representatives participated? A. The initial meetings that all of the firms or at least the firms that the State and the City invited in as a result of the responses to the RFPs were both the City and the State. There was at least one follow-up interview with representatives of both the City and the State, there may have been two follow-up interviews, I can't recall. Q. Were there any telephone conferences where representatives of both the City and the State participated in or about December of 2012? A. I don't recall if there were telephone calls where both the City and the State were on. (Marked Exhibit No. 10.) Q. I'm going to show you what's been marked Moore 11. Document DTMI00079528.
City in person? A. I believe so, yes. Q. Who was present in the in person meetings? MR. MILLER: Object to form. MR. CIANTRA: Can you specify, Mr. Miller, what your formal objection is to that question so we maked to any dispute in the future? MR. MILLER: Yes, it doesn't parse as to whether the in person meetings are with representatives of the State or representatives of the City. MR. CIANTRA: Thank you. MR. CIANTRA: Thank you. O. Did you have any meetings with either representatives of the State or the City in or about December of 2012 with regard to the terms of your or the scope of your engagement by the City? A. In person? N. Yes. MR. Ciantral and a company of the scope of your engagement by the City? A. In person? A. Yes. MR. Ciantral and a company of the scope of your engagement by the City? A. In person? A. I don't recall.	time to have discussions. Q. Were there any discussions that took place between you in which both the State and City representatives participated? A. The initial meetings that all of the firms or at least the firms that the State and the City invited in as a result of the responses to the RFPs were both the City and the State. There was at least one follow-up interview with representatives of both the City and the State, there may have been two follow-up interviews, I can't recall. Q. Were there any telephone conferences where representatives of both the City and the State participated in or about December of 2012? A. I don't recall if there were telephone calls where both the City and the State were on. (Marked Exhibit No. 10.) Q. I'm going to show you what's been marked Moore 11. Document DTMI00079528. MR. MILLER: There's no Moore 10 that's been introduced.
City in person? A. I believe so, yes. Q. Who was present in the in person meetings? MR. MILLER: Object to form. MR. CIANTRA: Can you specify, Mr. Miller, what your formal objection is to that question so we can obviate any dispute in the future? MR. MILLER: Yes, it doesn't parse as to whether the in person meetings are with representatives of the State or representatives of the City. MR. CIANTRA: Thank you. MR. CIANTRA: Thank you. O. Did you have any meetings with either representatives of the State or the City in or about December of 2012 with regard to the terms of your or the scope of your engagement by the City? A. In person? N. Yes. MR. CIANTRA: Thank you. Thank you	time to have discussions. Q. Were there any discussions that took place between you in which both the State and City representatives participated? A. The initial meetings that all of the firms or at least the firms that the State and the City invited in as a result of the responses to the RFPs were both the City and the State. There was at least one follow-up interview with representatives of both the City and the State, there may have been two follow-up interviews, I can't recall. Q. Were there any telephone conferences where representatives of both the City and the State participated in or about December of 2012? A. I don't recall if there were telephone calls where both the City and the State were on. (Marked Exhibit No. 10.) Q. I'm going to show you what's been marked Moore 11. Document DTMI00079528. MR. MILLER: There's no Moore 10 that's been introduced. MS. LEVINE: I'm sorry, this is Moore 10 and this one, I don't know, I must have gotten ahead of myself.
City in person? A. I believe so, yes. Q. Who was present in the in person meetings? MR. MILLER: Object to form. MR. CIANTRA: Can you specify, Mr. Miller, what your formal objection is to that question so we can obviate any dispute in the future? MR. MILLER: Yes, it doesn't parse as to whether the in person meetings are with representatives of the State or representatives of the City. MR. CIANTRA: Thank you. MR. CIANTRA: Thank you. Q. Did you have any meetings with either representatives of the State or the City in or about December of 2012 with regard to the terms of your or the scope of your engagement by the City? A. In person? A. In person? A. Yes. Q. How many meetings took place? A. I don't recall. Q. Were there any meetings that took place just with representatives of the State?	time to have discussions. Q. Were there any discussions that took place between you in which both the State and City representatives participated? A. The initial meetings that all of the firms or at least the firms that the State and the City invited in as a result of the responses to the RFPs were both the City and the State. There was at least one follow-up interview with representatives of both the City and the State, there may have been two follow-up interviews, I can't recall. Q. Were there any telephone conferences where representatives of both the City and the State participated in or about December of 2012? A. I don't recall if there were telephone calls where both the City and the State were on. (Marked Exhibit No. 10.) Q. I'm going to show you what's been marked Moore 11. Document DTMI00079528. MR. MILLER: There's no Moore 10 that's been introduced. MS. LEVINE: I'm sorry, this is Moore 10 and this one, I don't know, I must have gotten ahead

Page 89	Page 91
1 document?	1 into between Conway MacKenzie and the City of Detroit.
2 A. Yes, ma'am.	2 Q. Did you participate in the negotiation of this final
3 Q. Is this	3 contract?
4 MR. MILLER: Wait one moment because of the	4 A. Yes.
5 confusion generated by the identification of this	5 Q. Did you review this final contract before it was
6 document, let's specifically identify it as	6 executed?
7 DTMI00079528 through 530.	7 A. Yes.
8 Q. Do you see that document in front of you? It's	8 Q. Did you sign-off on the terms of this contract before
9 Exhibit A, scope of services?	9 it was executed?
10 A. Yes, ma'am.	10 A. Yes.
11 Q. Does this is this the Exhibit A that was attached	11 Q. On the page marked DTMI00078925, it appears to be a
to the emails we were just discussing?	12 January 7, 2013 letter, which is part of is it your
	13 understanding that this letter is part of the
14 MR. MILLER: Wait.	14 contract?
15 Q. Okay. Do you recall providing this document to the	MR. MILLER: Object to form.
16 State and the City in or about December of 2012?	16 A. Ms. Levine, I would just point out that that appears
17 A. I don't recall.	to me to be a bit of a legal question as to whether
18 Q. I want to show you the first paragraph where it says,	this is part of a contract and I don't know if I'm
the terms of this contract shall begin on January 9,	19 able to answer that question.
20 2013 and shall terminate on December 31, 2013.	20 Q. Okay. Is it your understanding that the City is
21 Did you respond to an RFP for the City to	21 responsible for half of your fees and the State is
22 provide services during that time frame?	22 responsible for half of your fees?
23 A. Yes, ma'am.	23 A. That is my understanding, yes.
24 Q. Did you provide did you provide respond to an	24 Q. How did you how did that agreement come into being
25 RFP to provide services as the chief restructuring	25 if you're and well, let me do it a different way.
Page 90	Page 92
1 officer for the City of Detroit?	A A No Man and but the City of
-	1 Are you engaged by the City?
2 MR. MILLER: Object to form.	2 A. Yes, ma'am.
-	
2 MR. MILLER: Object to form.	2 A. Yes, ma'am.
2 MR. MILLER: Object to form. 3 Q. During that time frame?	A. Yes, ma'am. Q. How did it come to pass that the State pays for half
2 MR. MILLER: Object to form. 3 Q. During that time frame? 4 A. Chief restructuring officer?	2 A. Yes, ma'am. 3 Q. How did it come to pass that the State pays for half 4 of your fees?
 MR. MILLER: Object to form. Q. During that time frame? A. Chief restructuring officer? Q. Sorry, chief restructuring advisor. 	 2 A. Yes, ma'am. 3 Q. How did it come to pass that the State pays for half 4 of your fees? 5 A. I don't know if I actually can respond to that. When
2 MR. MILLER: Object to form. 3 Q. During that time frame? 4 A. Chief restructuring officer? 5 Q. Sorry, chief restructuring advisor. 6 A. I don't recall if the RFP asked specifically for that.	 2 A. Yes, ma'am. 3 Q. How did it come to pass that the State pays for half 4 of your fees? 5 A. I don't know if I actually can respond to that. When 6 the City decided to issue an RFP for restructuring
2 MR. MILLER: Object to form. 3 Q. During that time frame? 4 A. Chief restructuring officer? 5 Q. Sorry, chief restructuring advisor. 6 A. I don't recall if the RFP asked specifically for that. 7 Q. Well, the document that we're looking at says, the	 2 A. Yes, ma'am. 3 Q. How did it come to pass that the State pays for half 4 of your fees? 5 A. I don't know if I actually can respond to that. When 6 the City decided to issue an RFP for restructuring 7 services, it had been indicated, at least I read
2 MR. MILLER: Object to form. 3 Q. During that time frame? 4 A. Chief restructuring officer? 5 Q. Sorry, chief restructuring advisor. 6 A. I don't recall if the RFP asked specifically for that. 7 Q. Well, the document that we're looking at says, the 8 services to be performed, the contractor will serve as	 2 A. Yes, ma'am. 3 Q. How did it come to pass that the State pays for half 4 of your fees? 5 A. I don't know if I actually can respond to that. When 6 the City decided to issue an RFP for restructuring 7 services, it had been indicated, at least I read 8 through public reports, that the State was going to
2 MR. MILLER: Object to form. 3 Q. During that time frame? 4 A. Chief restructuring officer? 5 Q. Sorry, chief restructuring advisor. 6 A. I don't recall if the RFP asked specifically for that. 7 Q. Well, the document that we're looking at says, the 8 services to be performed, the contractor will serve as 9 chief restructuring advisor to the City of Detroit.	 2 A. Yes, ma'am. 3 Q. How did it come to pass that the State pays for half 4 of your fees? 5 A. I don't know if I actually can respond to that. When 6 the City decided to issue an RFP for restructuring 7 services, it had been indicated, at least I read 8 through public reports, that the State was going to 9 pay for half of that.
2 MR. MILLER: Object to form. 3 Q. During that time frame? 4 A. Chief restructuring officer? 5 Q. Sorry, chief restructuring advisor. 6 A. I don't recall if the RFP asked specifically for that. 7 Q. Well, the document that we're looking at says, the 8 services to be performed, the contractor will serve as 9 chief restructuring advisor to the City of Detroit. 10 In its capacity as CRA, contractor will be the lead	 2 A. Yes, ma'am. 3 Q. How did it come to pass that the State pays for half 4 of your fees? 5 A. I don't know if I actually can respond to that. When 6 the City decided to issue an RFP for restructuring 7 services, it had been indicated, at least I read 8 through public reports, that the State was going to 9 pay for half of that. 10 Q. Is it your understanding that the City is your client? 11 A. Yes, ma'am.
2 MR. MILLER: Object to form. 3 Q. During that time frame? 4 A. Chief restructuring officer? 5 Q. Sorry, chief restructuring advisor. 6 A. I don't recall if the RFP asked specifically for that. 7 Q. Well, the document that we're looking at says, the 8 services to be performed, the contractor will serve as 9 chief restructuring advisor to the City of Detroit. 10 In its capacity as CRA, contractor will be the lead 11 restructuring agent for the City of Detroit and will	 2 A. Yes, ma'am. 3 Q. How did it come to pass that the State pays for half 4 of your fees? 5 A. I don't know if I actually can respond to that. When 6 the City decided to issue an RFP for restructuring 7 services, it had been indicated, at least I read 8 through public reports, that the State was going to 9 pay for half of that. 10 Q. Is it your understanding that the City is your client? 11 A. Yes, ma'am. 12 MR. MILLER: Wait, object to form.
2 MR. MILLER: Object to form. 3 Q. During that time frame? 4 A. Chief restructuring officer? 5 Q. Sorry, chief restructuring advisor. 6 A. I don't recall if the RFP asked specifically for that. 7 Q. Well, the document that we're looking at says, the 8 services to be performed, the contractor will serve as 9 chief restructuring advisor to the City of Detroit. 10 In its capacity as CRA, contractor will be the lead 11 restructuring agent for the City of Detroit and will 12 coordinate activities of the various City of Detroit 13 advisors.	 2 A. Yes, ma'am. 3 Q. How did it come to pass that the State pays for half 4 of your fees? 5 A. I don't know if I actually can respond to that. When 6 the City decided to issue an RFP for restructuring 7 services, it had been indicated, at least I read 8 through public reports, that the State was going to 9 pay for half of that. 10 Q. Is it your understanding that the City is your client? 11 A. Yes, ma'am.
2 MR. MILLER: Object to form. 3 Q. During that time frame? 4 A. Chief restructuring officer? 5 Q. Sorry, chief restructuring advisor. 6 A. I don't recall if the RFP asked specifically for that. 7 Q. Well, the document that we're looking at says, the 8 services to be performed, the contractor will serve as 9 chief restructuring advisor to the City of Detroit. 10 In its capacity as CRA, contractor will be the lead 11 restructuring agent for the City of Detroit and will 12 coordinate activities of the various City of Detroit 13 advisors. 14 Does that refresh your recollection?	2 A. Yes, ma'am. 3 Q. How did it come to pass that the State pays for half 4 of your fees? 5 A. I don't know if I actually can respond to that. When 6 the City decided to issue an RFP for restructuring 7 services, it had been indicated, at least I read 8 through public reports, that the State was going to 9 pay for half of that. 10 Q. Is it your understanding that the City is your client? 11 A. Yes, ma'am. 12 MR. MILLER: Wait, object to form. 13 MS. LEVINE: What's the objection to the 14 form?
2 MR. MILLER: Object to form. 3 Q. During that time frame? 4 A. Chief restructuring officer? 5 Q. Sorry, chief restructuring advisor. 6 A. I don't recall if the RFP asked specifically for that. 7 Q. Well, the document that we're looking at says, the 8 services to be performed, the contractor will serve as 9 chief restructuring advisor to the City of Detroit. 10 In its capacity as CRA, contractor will be the lead 11 restructuring agent for the City of Detroit and will 12 coordinate activities of the various City of Detroit 13 advisors. 14 Does that refresh your recollection? 15 A. Ms. Levine, this is a document that could have been	2 A. Yes, ma'am. 3 Q. How did it come to pass that the State pays for half 4 of your fees? 5 A. I don't know if I actually can respond to that. When 6 the City decided to issue an RFP for restructuring 7 services, it had been indicated, at least I read 8 through public reports, that the State was going to 9 pay for half of that. 10 Q. Is it your understanding that the City is your client? 11 A. Yes, ma'am. 12 MR. MILLER: Wait, object to form. 13 MS. LEVINE: What's the objection to the 14 form? 15 MR. MILLER: Among other things it calls
2 MR. MILLER: Object to form. 3 Q. During that time frame? 4 A. Chief restructuring officer? 5 Q. Sorry, chief restructuring advisor. 6 A. I don't recall if the RFP asked specifically for that. 7 Q. Well, the document that we're looking at says, the 8 services to be performed, the contractor will serve as 9 chief restructuring advisor to the City of Detroit. 10 In its capacity as CRA, contractor will be the lead 11 restructuring agent for the City of Detroit and will 12 coordinate activities of the various City of Detroit 13 advisors. 14 Does that refresh your recollection? 15 A. Ms. Levine, this is a document that could have been 16 drafted by Conway MacKenzie, it could have been	2 A. Yes, ma'am. 3 Q. How did it come to pass that the State pays for half 4 of your fees? 5 A. I don't know if I actually can respond to that. When 6 the City decided to issue an RFP for restructuring 7 services, it had been indicated, at least I read 8 through public reports, that the State was going to 9 pay for half of that. 10 Q. Is it your understanding that the City is your client? 11 A. Yes, ma'am. 12 MR. MILLER: Wait, object to form. 13 MS. LEVINE: What's the objection to the 14 form? 15 MR. MILLER: Among other things it calls 16 for a legal conclusion.
2 MR. MILLER: Object to form. 3 Q. During that time frame? 4 A. Chief restructuring officer? 5 Q. Sorry, chief restructuring advisor. 6 A. I don't recall if the RFP asked specifically for that. 7 Q. Well, the document that we're looking at says, the 8 services to be performed, the contractor will serve as 9 chief restructuring advisor to the City of Detroit. 10 In its capacity as CRA, contractor will be the lead 11 restructuring agent for the City of Detroit and will 12 coordinate activities of the various City of Detroit 13 advisors. 14 Does that refresh your recollection? 15 A. Ms. Levine, this is a document that could have been 16 drafted by Conway MacKenzie, it could have been 17 drafted by the City of Detroit, I'm not sure. What	2 A. Yes, ma'am. 3 Q. How did it come to pass that the State pays for half 4 of your fees? 5 A. I don't know if I actually can respond to that. When 6 the City decided to issue an RFP for restructuring 7 services, it had been indicated, at least I read 8 through public reports, that the State was going to 9 pay for half of that. 10 Q. Is it your understanding that the City is your client? 11 A. Yes, ma'am. 12 MR. MILLER: Wait, object to form. 13 MS. LEVINE: What's the objection to the 14 form? 15 MR. MILLER: Among other things it calls 16 for a legal conclusion. 17 MS. LEVINE: I'm asking him his
2 MR. MILLER: Object to form. 3 Q. During that time frame? 4 A. Chief restructuring officer? 5 Q. Sorry, chief restructuring advisor. 6 A. I don't recall if the RFP asked specifically for that. 7 Q. Well, the document that we're looking at says, the 8 services to be performed, the contractor will serve as 9 chief restructuring advisor to the City of Detroit. 10 In its capacity as CRA, contractor will be the lead 11 restructuring agent for the City of Detroit and will 12 coordinate activities of the various City of Detroit 13 advisors. 14 Does that refresh your recollection? 15 A. Ms. Levine, this is a document that could have been 16 drafted by Conway MacKenzie, it could have been 17 drafted by the City of Detroit, I'm not sure. What 18 does appear to me, though, is based on what you just	2 A. Yes, ma'am. 3 Q. How did it come to pass that the State pays for half 4 of your fees? 5 A. I don't know if I actually can respond to that. When 6 the City decided to issue an RFP for restructuring 7 services, it had been indicated, at least I read 8 through public reports, that the State was going to 9 pay for half of that. 10 Q. Is it your understanding that the City is your client? 11 A. Yes, ma'am. 12 MR. MILLER: Wait, object to form. 13 MS. LEVINE: What's the objection to the 14 form? 15 MR. MILLER: Among other things it calls 16 for a legal conclusion. 17 MS. LEVINE: I'm asking him his 18 understanding.
2 MR. MILLER: Object to form. 3 Q. During that time frame? 4 A. Chief restructuring officer? 5 Q. Sorry, chief restructuring advisor. 6 A. I don't recall if the RFP asked specifically for that. 7 Q. Well, the document that we're looking at says, the 8 services to be performed, the contractor will serve as 9 chief restructuring advisor to the City of Detroit. 10 In its capacity as CRA, contractor will be the lead 11 restructuring agent for the City of Detroit and will 12 coordinate activities of the various City of Detroit 13 advisors. 14 Does that refresh your recollection? 15 A. Ms. Levine, this is a document that could have been 16 drafted by Conway MacKenzie, it could have been 17 drafted by the City of Detroit, I'm not sure. What 18 does appear to me, though, is based on what you just 19 read this is not the scope of services that wound up	2 A. Yes, ma'am. 3 Q. How did it come to pass that the State pays for half 4 of your fees? 5 A. I don't know if I actually can respond to that. When 6 the City decided to issue an RFP for restructuring 7 services, it had been indicated, at least I read 8 through public reports, that the State was going to 9 pay for half of that. 10 Q. Is it your understanding that the City is your client? 11 A. Yes, ma'am. 12 MR. MILLER: Wait, object to form. 13 MS. LEVINE: What's the objection to the 14 form? 15 MR. MILLER: Among other things it calls 16 for a legal conclusion. 17 MS. LEVINE: I'm asking him his 18 understanding. 19 Q. Is it your understanding that the City is your client?
2 MR. MILLER: Object to form. 3 Q. During that time frame? 4 A. Chief restructuring officer? 5 Q. Sorry, chief restructuring advisor. 6 A. I don't recall if the RFP asked specifically for that. 7 Q. Well, the document that we're looking at says, the 8 services to be performed, the contractor will serve as 9 chief restructuring advisor to the City of Detroit. 10 In its capacity as CRA, contractor will be the lead 11 restructuring agent for the City of Detroit and will 12 coordinate activities of the various City of Detroit 13 advisors. 14 Does that refresh your recollection? 15 A. Ms. Levine, this is a document that could have been 16 drafted by Conway MacKenzie, it could have been 17 drafted by the City of Detroit, I'm not sure. What 18 does appear to me, though, is based on what you just 19 read this is not the scope of services that wound up 20 in the final contract.	2 A. Yes, ma'am. 3 Q. How did it come to pass that the State pays for half 4 of your fees? 5 A. I don't know if I actually can respond to that. When 6 the City decided to issue an RFP for restructuring 7 services, it had been indicated, at least I read 8 through public reports, that the State was going to 9 pay for half of that. 10 Q. Is it your understanding that the City is your client? 11 A. Yes, ma'am. 12 MR. MILLER: Wait, object to form. 13 MS. LEVINE: What's the objection to the 14 form? 15 MR. MILLER: Among other things it calls 16 for a legal conclusion. 17 MS. LEVINE: I'm asking him his 18 understanding. 19 Q. Is it your understanding that the City is your client? 20 MR. MILLER: Go ahead.
2 MR. MILLER: Object to form. 3 Q. During that time frame? 4 A. Chief restructuring officer? 5 Q. Sorry, chief restructuring advisor. 6 A. I don't recall if the RFP asked specifically for that. 7 Q. Well, the document that we're looking at says, the 8 services to be performed, the contractor will serve as 9 chief restructuring advisor to the City of Detroit. 10 In its capacity as CRA, contractor will be the lead 11 restructuring agent for the City of Detroit and will 12 coordinate activities of the various City of Detroit 13 advisors. 14 Does that refresh your recollection? 15 A. Ms. Levine, this is a document that could have been 16 drafted by Conway MacKenzie, it could have been 17 drafted by the City of Detroit, I'm not sure. What 18 does appear to me, though, is based on what you just 19 read this is not the scope of services that wound up 20 in the final contract. 21 (Marked Exhibit No. 11.)	2 A. Yes, ma'am. 3 Q. How did it come to pass that the State pays for half 4 of your fees? 5 A. I don't know if I actually can respond to that. When 6 the City decided to issue an RFP for restructuring 7 services, it had been indicated, at least I read 8 through public reports, that the State was going to 9 pay for half of that. 10 Q. Is it your understanding that the City is your client? 11 A. Yes, ma'am. 12 MR. MILLER: Wait, object to form. 13 MS. LEVINE: What's the objection to the 14 form? 15 MR. MILLER: Among other things it calls 16 for a legal conclusion. 17 MS. LEVINE: I'm asking him his 18 understanding. 19 Q. Is it your understanding that the City is your client? 20 MR. MILLER: Go ahead. 21 A. Yes.
2 MR. MILLER: Object to form. 3 Q. During that time frame? 4 A. Chief restructuring officer? 5 Q. Sorry, chief restructuring advisor. 6 A. I don't recall if the RFP asked specifically for that. 7 Q. Well, the document that we're looking at says, the 8 services to be performed, the contractor will serve as 9 chief restructuring advisor to the City of Detroit. 10 In its capacity as CRA, contractor will be the lead 11 restructuring agent for the City of Detroit and will 12 coordinate activities of the various City of Detroit 13 advisors. 14 Does that refresh your recollection? 15 A. Ms. Levine, this is a document that could have been 16 drafted by Conway MacKenzie, it could have been 17 drafted by the City of Detroit, I'm not sure. What 18 does appear to me, though, is based on what you just 19 read this is not the scope of services that wound up 20 in the final contract. 21 (Marked Exhibit No. 11.) 22 Q. I'm going to show you what's been marked Moore 11.	2 A. Yes, ma'am. 3 Q. How did it come to pass that the State pays for half 4 of your fees? 5 A. I don't know if I actually can respond to that. When 6 the City decided to issue an RFP for restructuring 7 services, it had been indicated, at least I read 8 through public reports, that the State was going to 9 pay for half of that. 10 Q. Is it your understanding that the City is your client? 11 A. Yes, ma'am. 12 MR. MILLER: Wait, object to form. 13 MS. LEVINE: What's the objection to the 14 form? 15 MR. MILLER: Among other things it calls 16 for a legal conclusion. 17 MS. LEVINE: I'm asking him his 18 understanding. 19 Q. Is it your understanding that the City is your client? 20 MR. MILLER: Go ahead. 21 A. Yes. 22 Q. Who did you upon you upon becoming engaged
2 MR. MILLER: Object to form. 3 Q. During that time frame? 4 A. Chief restructuring officer? 5 Q. Sorry, chief restructuring advisor. 6 A. I don't recall if the RFP asked specifically for that. 7 Q. Well, the document that we're looking at says, the 8 services to be performed, the contractor will serve as 9 chief restructuring advisor to the City of Detroit. 10 In its capacity as CRA, contractor will be the lead 11 restructuring agent for the City of Detroit and will 12 coordinate activities of the various City of Detroit 13 advisors. 14 Does that refresh your recollection? 15 A. Ms. Levine, this is a document that could have been 16 drafted by Conway MacKenzie, it could have been 17 drafted by the City of Detroit, I'm not sure. What 18 does appear to me, though, is based on what you just 19 read this is not the scope of services that wound up 20 in the final contract. 21 (Marked Exhibit No. 11.) 22 Q. I'm going to show you what's been marked Moore 11. 23 Document number DTMI00078909. Do you recognize this	2 A. Yes, ma'am. 3 Q. How did it come to pass that the State pays for half 4 of your fees? 5 A. I don't know if I actually can respond to that. When 6 the City decided to issue an RFP for restructuring 7 services, it had been indicated, at least I read 8 through public reports, that the State was going to 9 pay for half of that. 10 Q. Is it your understanding that the City is your client? 11 A. Yes, ma'am. 12 MR. MILLER: Wait, object to form. 13 MS. LEVINE: What's the objection to the 14 form? 15 MR. MILLER: Among other things it calls 16 for a legal conclusion. 17 MS. LEVINE: I'm asking him his 18 understanding. 19 Q. Is it your understanding that the City is your client? 20 MR. MILLER: Go ahead. 21 A. Yes. 22 Q. Who did you upon you upon becoming engaged initially, to whom did you report on behalf of the
2 MR. MILLER: Object to form. 3 Q. During that time frame? 4 A. Chief restructuring officer? 5 Q. Sorry, chief restructuring advisor. 6 A. I don't recall if the RFP asked specifically for that. 7 Q. Well, the document that we're looking at says, the 8 services to be performed, the contractor will serve as 9 chief restructuring advisor to the City of Detroit. 10 In its capacity as CRA, contractor will be the lead 11 restructuring agent for the City of Detroit and will 12 coordinate activities of the various City of Detroit 13 advisors. 14 Does that refresh your recollection? 15 A. Ms. Levine, this is a document that could have been 16 drafted by Conway MacKenzie, it could have been 17 drafted by the City of Detroit, I'm not sure. What 18 does appear to me, though, is based on what you just 19 read this is not the scope of services that wound up 20 in the final contract. 21 (Marked Exhibit No. 11.) 22 Q. I'm going to show you what's been marked Moore 11.	2 A. Yes, ma'am. 3 Q. How did it come to pass that the State pays for half 4 of your fees? 5 A. I don't know if I actually can respond to that. When 6 the City decided to issue an RFP for restructuring 7 services, it had been indicated, at least I read 8 through public reports, that the State was going to 9 pay for half of that. 10 Q. Is it your understanding that the City is your client? 11 A. Yes, ma'am. 12 MR. MILLER: Wait, object to form. 13 MS. LEVINE: What's the objection to the 14 form? 15 MR. MILLER: Among other things it calls 16 for a legal conclusion. 17 MS. LEVINE: I'm asking him his 18 understanding. 19 Q. Is it your understanding that the City is your client? 20 MR. MILLER: Go ahead. 21 A. Yes. 22 Q. Who did you upon you upon becoming engaged

	Y OF DETROIT, MICHIGAN		93–96
1	Page 93 with Jack Martin a fair amount, but Kriss Andrews was	1	Page 95 identified yesterday and the day before?
2	my primary point of contact.	2	MR. MILLER: Objection, and I'm going to
	Q. Did you also report immediately upon being engaged to	3	instruct the witness not to respond.
4	anybody at the State?	4	MS. LEVINE: Lunchtime.
l	A. Can you refer to or define what you mean by report to?	5	(Luncheon recess between
l	Q. Did you have conversations with people at the State	6	12:55 p.m. and 1:30 p.m.)
7	after being engaged by the City without the City on	7	MS. LEVINE: Mr. Moore, before we go onto
8	the phone?	8	another topic I just want to clarify. Your counsel
9	MR. MILLER: Object to form.	9	directed you not to answer just prior to the lunch
10	MS. LEVINE: What's the objection?	10	break. Are you asserting the attorney-client
11	•	11	privilege?
12		12	MR. MILLER: Yes, Mr. Moore has consented
13		13	to having Jones Day represent him in connection with
	Q. Immediately after becoming engaged by the City you	14	this deposition and if I recall, you, AFSCME, have
15	were engaged in or about January what?	15	consented to have the City put Mr. Moore forward as a
		16	representative of the City in connection with the
l	Q. Okay. From the period of January 9th through July	17	30(b)(6) deposition. So yes, we represent Mr. Moore
18	18th, did there come did you have any conversations	18	in connection with this deposition and I am
19	-	19	instructing him not to answer the question on the
20		20	
21	, ,	21	grounds of attorney-client privilege.
22		22	MS. LEVINE: And just to clarify so you're
		23	not representing Conway MacKenzie, you're representing
		23	Mr. Moore in his capacity as the 30(b)(6) witness for the City
24 25	,	25	MR. MILLER: In
23	conversations with people at the State at which the	25	IVIN. IVIILLEN. III
1	Page 94	1	MS. LEVINE: on behalf of the City?
1 2	City was not on the phone with regard to filing	1 2	MS. LEVINE: on behalf of the City?
2	City was not on the phone with regard to filing Detroit's Chapter 9 petition?	1 2 3	MS. LEVINE: on behalf of the City? MR. MILLER: In his capacity as a 30(b)(6)
2	City was not on the phone with regard to filing Detroit's Chapter 9 petition? A. Not that I	2	MS. LEVINE: on behalf of the City? MR. MILLER: In his capacity as a 30(b)(6) witness and in his capacity as a subpoenaed person in
2 3 4	City was not on the phone with regard to filing Detroit's Chapter 9 petition? A. Not that I MR. MILLER: Let me just pay attention to	2	MS. LEVINE: on behalf of the City? MR. MILLER: In his capacity as a 30(b)(6) witness and in his capacity as a subpoenaed person in connection with the independent subpoena, he has
2 3 4 5	City was not on the phone with regard to filing Detroit's Chapter 9 petition? A. Not that I MR. MILLER: Let me just pay attention to this question. Go ahead. No objection.	2 3 4	MS. LEVINE: on behalf of the City? MR. MILLER: In his capacity as a 30(b)(6) witness and in his capacity as a subpoenaed person in connection with the independent subpoena, he has agreed to have us represent him.
2 3 4 5	City was not on the phone with regard to filing Detroit's Chapter 9 petition? A. Not that I MR. MILLER: Let me just pay attention to this question. Go ahead. No objection. A. Could you now repeat the question?	2 3 4 5	MS. LEVINE: on behalf of the City? MR. MILLER: In his capacity as a 30(b)(6) witness and in his capacity as a subpoenaed person in connection with the independent subpoena, he has agreed to have us represent him. MS. LEVINE: What do you mean by to have us
2 3 4 5 6 7	City was not on the phone with regard to filing Detroit's Chapter 9 petition? A. Not that I MR. MILLER: Let me just pay attention to this question. Go ahead. No objection. A. Could you now repeat the question? MS. LEVINE: Can you repeat the question?	2 3 4 5 6	MS. LEVINE: on behalf of the City? MR. MILLER: In his capacity as a 30(b)(6) witness and in his capacity as a subpoenaed person in connection with the independent subpoena, he has agreed to have us represent him. MS. LEVINE: What do you mean by to have us represent him? Is that Jones Day representing him
2 3 4 5 6 7 8	City was not on the phone with regard to filing Detroit's Chapter 9 petition? A. Not that I MR. MILLER: Let me just pay attention to this question. Go ahead. No objection. A. Could you now repeat the question? MS. LEVINE: Can you repeat the question? (Record read back as requested.)	2 3 4 5 6 7 8	MS. LEVINE: on behalf of the City? MR. MILLER: In his capacity as a 30(b)(6) witness and in his capacity as a subpoenaed person in connection with the independent subpoena, he has agreed to have us represent him. MS. LEVINE: What do you mean by to have us represent him? Is that Jones Day representing him individually, representing Conway MacKenzie?
2 3 4 5 6 7 8 9	City was not on the phone with regard to filing Detroit's Chapter 9 petition? A. Not that I MR. MILLER: Let me just pay attention to this question. Go ahead. No objection. A. Could you now repeat the question? MS. LEVINE: Can you repeat the question? (Record read back as requested.) A. Not that I can recall.	2 3 4 5 6 7	MS. LEVINE: on behalf of the City? MR. MILLER: In his capacity as a 30(b)(6) witness and in his capacity as a subpoenaed person in connection with the independent subpoena, he has agreed to have us represent him. MS. LEVINE: What do you mean by to have us represent him? Is that Jones Day representing him individually, representing Conway MacKenzie? MR. MILLER: We're not representing
2 3 4 5 6 7 8 9	City was not on the phone with regard to filing Detroit's Chapter 9 petition? A. Not that I MR. MILLER: Let me just pay attention to this question. Go ahead. No objection. A. Could you now repeat the question? MS. LEVINE: Can you repeat the question? (Record read back as requested.) A. Not that I can recall. Q. Did you have any did you attend any meetings with	2 3 4 5 6 7 8 9	MS. LEVINE: on behalf of the City? MR. MILLER: In his capacity as a 30(b)(6) witness and in his capacity as a subpoenaed person in connection with the independent subpoena, he has agreed to have us represent him. MS. LEVINE: What do you mean by to have us represent him? Is that Jones Day representing him individually, representing Conway MacKenzie? MR. MILLER: We're not representing Conway MacKenzie. That's not well, let me take a
2 3 4 5 6 7 8 9 10	City was not on the phone with regard to filing Detroit's Chapter 9 petition? A. Not that I MR. MILLER: Let me just pay attention to this question. Go ahead. No objection. A. Could you now repeat the question? MS. LEVINE: Can you repeat the question? (Record read back as requested.) A. Not that I can recall. Q. Did you have any did you attend any meetings with representatives of the State at which the City wasn't	2 3 4 5 6 7 8 9	MS. LEVINE: on behalf of the City? MR. MILLER: In his capacity as a 30(b)(6) witness and in his capacity as a subpoenaed person in connection with the independent subpoena, he has agreed to have us represent him. MS. LEVINE: What do you mean by to have us represent him? Is that Jones Day representing him individually, representing Conway MacKenzie? MR. MILLER: We're not representing Conway MacKenzie. That's not well, let me take a break and speak to my client about that.
2 3 4 5 6 7 8 9 10 11	City was not on the phone with regard to filing Detroit's Chapter 9 petition? A. Not that I MR. MILLER: Let me just pay attention to this question. Go ahead. No objection. A. Could you now repeat the question? MS. LEVINE: Can you repeat the question? (Record read back as requested.) A. Not that I can recall. Q. Did you have any did you attend any meetings with representatives of the State at which the City wasn't present with regard to Detroit's filing its Chapter 9	2 3 4 5 6 7 8 9 10 11 12	MS. LEVINE: on behalf of the City? MR. MILLER: In his capacity as a 30(b)(6) witness and in his capacity as a subpoenaed person in connection with the independent subpoena, he has agreed to have us represent him. MS. LEVINE: What do you mean by to have us represent him? Is that Jones Day representing him individually, representing Conway MacKenzie? MR. MILLER: We're not representing Conway MacKenzie. That's not well, let me take a break and speak to my client about that. MS. LEVINE: Okay.
2 3 4 5 6 7 8 9 10 11 12 13	City was not on the phone with regard to filing Detroit's Chapter 9 petition? A. Not that I MR. MILLER: Let me just pay attention to this question. Go ahead. No objection. A. Could you now repeat the question? MS. LEVINE: Can you repeat the question? (Record read back as requested.) A. Not that I can recall. Q. Did you have any did you attend any meetings with representatives of the State at which the City wasn't present with regard to Detroit's filing its Chapter 9 petition?	2 3 4 5 6 7 8 9 10 11 12 13	MS. LEVINE: on behalf of the City? MR. MILLER: In his capacity as a 30(b)(6) witness and in his capacity as a subpoenaed person in connection with the independent subpoena, he has agreed to have us represent him. MS. LEVINE: What do you mean by to have us represent him? Is that Jones Day representing him individually, representing Conway MacKenzie? MR. MILLER: We're not representing Conway MacKenzie. That's not well, let me take a break and speak to my client about that. MS. LEVINE: Okay. (A brief recess was taken.)
2 3 4 5 6 7 8 9 10 11 12 13 14	City was not on the phone with regard to filing Detroit's Chapter 9 petition? A. Not that I MR. MILLER: Let me just pay attention to this question. Go ahead. No objection. A. Could you now repeat the question? MS. LEVINE: Can you repeat the question? (Record read back as requested.) A. Not that I can recall. Q. Did you have any did you attend any meetings with representatives of the State at which the City wasn't present with regard to Detroit's filing its Chapter 9 petition? A. No, ma'am.	2 3 4 5 6 7 8 9 10 11 12 13 14	MS. LEVINE: on behalf of the City? MR. MILLER: In his capacity as a 30(b)(6) witness and in his capacity as a subpoenaed person in connection with the independent subpoena, he has agreed to have us represent him. MS. LEVINE: What do you mean by to have us represent him? Is that Jones Day representing him individually, representing Conway MacKenzie? MR. MILLER: We're not representing Conway MacKenzie. That's not well, let me take a break and speak to my client about that. MS. LEVINE: Okay. (A brief recess was taken.) MR. MILLER: Back on the record.
2 3 4 5 6 7 8 9 10 11 12 13 14 15	City was not on the phone with regard to filing Detroit's Chapter 9 petition? A. Not that I MR. MILLER: Let me just pay attention to this question. Go ahead. No objection. A. Could you now repeat the question? MS. LEVINE: Can you repeat the question? (Record read back as requested.) A. Not that I can recall. Q. Did you have any did you attend any meetings with representatives of the State at which the City wasn't present with regard to Detroit's filing its Chapter 9 petition? A. No, ma'am. Q. Okay. So now going back. We discussed earlier and	2 3 4 5 6 7 8 9 10 11 12 13 14 15	MS. LEVINE: on behalf of the City? MR. MILLER: In his capacity as a 30(b)(6) witness and in his capacity as a subpoenaed person in connection with the independent subpoena, he has agreed to have us represent him. MS. LEVINE: What do you mean by to have us represent him? Is that Jones Day representing him individually, representing Conway MacKenzie? MR. MILLER: We're not representing Conway MacKenzie. That's not well, let me take a break and speak to my client about that. MS. LEVINE: Okay. (A brief recess was taken.) MR. MILLER: Back on the record. Let me clarify for the record that
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	City was not on the phone with regard to filing Detroit's Chapter 9 petition? A. Not that I MR. MILLER: Let me just pay attention to this question. Go ahead. No objection. A. Could you now repeat the question? MS. LEVINE: Can you repeat the question? (Record read back as requested.) A. Not that I can recall. Q. Did you have any did you attend any meetings with representatives of the State at which the City wasn't present with regard to Detroit's filing its Chapter 9 petition? A. No, ma'am. Q. Okay. So now going back. We discussed earlier and got sidetracked with regard to the conversation you	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	MS. LEVINE: on behalf of the City? MR. MILLER: In his capacity as a 30(b)(6) witness and in his capacity as a subpoenaed person in connection with the independent subpoena, he has agreed to have us represent him. MS. LEVINE: What do you mean by to have us represent him? Is that Jones Day representing him individually, representing Conway MacKenzie? MR. MILLER: We're not representing Conway MacKenzie. That's not well, let me take a break and speak to my client about that. MS. LEVINE: Okay. (A brief recess was taken.) MR. MILLER: Back on the record. Let me clarify for the record that Jones Day does not represent Conway MacKenzie, we are
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	City was not on the phone with regard to filing Detroit's Chapter 9 petition? A. Not that I MR. MILLER: Let me just pay attention to this question. Go ahead. No objection. A. Could you now repeat the question? MS. LEVINE: Can you repeat the question? (Record read back as requested.) A. Not that I can recall. Q. Did you have any did you attend any meetings with representatives of the State at which the City wasn't present with regard to Detroit's filing its Chapter 9 petition? A. No, ma'am. Q. Okay. So now going back. We discussed earlier and got sidetracked with regard to preparing for	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	MS. LEVINE: on behalf of the City? MR. MILLER: In his capacity as a 30(b)(6) witness and in his capacity as a subpoenaed person in connection with the independent subpoena, he has agreed to have us represent him. MS. LEVINE: What do you mean by to have us represent him? Is that Jones Day representing him individually, representing Conway MacKenzie? MR. MILLER: We're not representing Conway MacKenzie. That's not well, let me take a break and speak to my client about that. MS. LEVINE: Okay. (A brief recess was taken.) MR. MILLER: Back on the record. Let me clarify for the record that
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	City was not on the phone with regard to filing Detroit's Chapter 9 petition? A. Not that I MR. MILLER: Let me just pay attention to this question. Go ahead. No objection. A. Could you now repeat the question? MS. LEVINE: Can you repeat the question? (Record read back as requested.) A. Not that I can recall. Q. Did you have any did you attend any meetings with representatives of the State at which the City wasn't present with regard to Detroit's filing its Chapter 9 petition? A. No, ma'am. Q. Okay. So now going back. We discussed earlier and got sidetracked with regard to the conversation you had with Mr. Miller with regard to preparing for today's deposition. Are you according to this	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	MS. LEVINE: on behalf of the City? MR. MILLER: In his capacity as a 30(b)(6) witness and in his capacity as a subpoenaed person in connection with the independent subpoena, he has agreed to have us represent him. MS. LEVINE: What do you mean by to have us represent him? Is that Jones Day representing him individually, representing Conway MacKenzie? MR. MILLER: We're not representing Conway MacKenzie. That's not well, let me take a break and speak to my client about that. MS. LEVINE: Okay. (A brief recess was taken.) MR. MILLER: Back on the record. Let me clarify for the record that Jones Day does not represent Conway MacKenzie, we are representing Mr. Moore as a witness in this deposition.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	City was not on the phone with regard to filing Detroit's Chapter 9 petition? A. Not that I MR. MILLER: Let me just pay attention to this question. Go ahead. No objection. A. Could you now repeat the question? MS. LEVINE: Can you repeat the question? (Record read back as requested.) A. Not that I can recall. Q. Did you have any did you attend any meetings with representatives of the State at which the City wasn't present with regard to Detroit's filing its Chapter 9 petition? A. No, ma'am. Q. Okay. So now going back. We discussed earlier and got sidetracked with regard to the conversation you had with Mr. Miller with regard to preparing for today's deposition. Are you according to this contract you're engaged by the City; correct?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	MS. LEVINE: on behalf of the City? MR. MILLER: In his capacity as a 30(b)(6) witness and in his capacity as a subpoenaed person in connection with the independent subpoena, he has agreed to have us represent him. MS. LEVINE: What do you mean by to have us represent him? Is that Jones Day representing him individually, representing Conway MacKenzie? MR. MILLER: We're not representing Conway MacKenzie. That's not well, let me take a break and speak to my client about that. MS. LEVINE: Okay. (A brief recess was taken.) MR. MILLER: Back on the record. Let me clarify for the record that Jones Day does not represent Conway MacKenzie, we are representing Mr. Moore as a witness in this deposition. BY MS. LEVINE:
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	City was not on the phone with regard to filing Detroit's Chapter 9 petition? A. Not that I MR. MILLER: Let me just pay attention to this question. Go ahead. No objection. A. Could you now repeat the question? MS. LEVINE: Can you repeat the question? (Record read back as requested.) A. Not that I can recall. Q. Did you have any did you attend any meetings with representatives of the State at which the City wasn't present with regard to Detroit's filing its Chapter 9 petition? A. No, ma'am. Q. Okay. So now going back. We discussed earlier and got sidetracked with regard to the conversation you had with Mr. Miller with regard to preparing for today's deposition. Are you according to this contract you're engaged by the City; correct? A. Yes, ma'am.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	MS. LEVINE: on behalf of the City? MR. MILLER: In his capacity as a 30(b)(6) witness and in his capacity as a subpoenaed person in connection with the independent subpoena, he has agreed to have us represent him. MS. LEVINE: What do you mean by to have us represent him? Is that Jones Day representing him individually, representing Conway MacKenzie? MR. MILLER: We're not representing Conway MacKenzie. That's not well, let me take a break and speak to my client about that. MS. LEVINE: Okay. (A brief recess was taken.) MR. MILLER: Back on the record. Let me clarify for the record that Jones Day does not represent Conway MacKenzie, we are representing Mr. Moore as a witness in this deposition. BY MS. LEVINE: Q. Moving on. You testified previously I believe that
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	City was not on the phone with regard to filing Detroit's Chapter 9 petition? A. Not that I MR. MILLER: Let me just pay attention to this question. Go ahead. No objection. A. Could you now repeat the question? MS. LEVINE: Can you repeat the question? (Record read back as requested.) A. Not that I can recall. Q. Did you have any did you attend any meetings with representatives of the State at which the City wasn't present with regard to Detroit's filing its Chapter 9 petition? A. No, ma'am. Q. Okay. So now going back. We discussed earlier and got sidetracked with regard to the conversation you had with Mr. Miller with regard to preparing for today's deposition. Are you according to this contract you're engaged by the City; correct? A. Yes, ma'am. Q. Is that engagement contract with the City or is that	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	MS. LEVINE: on behalf of the City? MR. MILLER: In his capacity as a 30(b)(6) witness and in his capacity as a subpoenaed person in connection with the independent subpoena, he has agreed to have us represent him. MS. LEVINE: What do you mean by to have us represent him? Is that Jones Day representing him individually, representing Conway MacKenzie? MR. MILLER: We're not representing Conway MacKenzie. That's not well, let me take a break and speak to my client about that. MS. LEVINE: Okay. (A brief recess was taken.) MR. MILLER: Back on the record. Let me clarify for the record that Jones Day does not represent Conway MacKenzie, we are representing Mr. Moore as a witness in this deposition. BY MS. LEVINE: Q. Moving on. You testified previously I believe that you testified twice as an expert in two cases as an
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	City was not on the phone with regard to filing Detroit's Chapter 9 petition? A. Not that I MR. MILLER: Let me just pay attention to this question. Go ahead. No objection. A. Could you now repeat the question? MS. LEVINE: Can you repeat the question? (Record read back as requested.) A. Not that I can recall. Q. Did you have any did you attend any meetings with representatives of the State at which the City wasn't present with regard to Detroit's filing its Chapter 9 petition? A. No, ma'am. Q. Okay. So now going back. We discussed earlier and got sidetracked with regard to the conversation you had with Mr. Miller with regard to preparing for today's deposition. Are you according to this contract you're engaged by the City; correct? A. Yes, ma'am. Q. Is that engagement contract with the City or is that engagement contract with Jones Day?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	MS. LEVINE: on behalf of the City? MR. MILLER: In his capacity as a 30(b)(6) witness and in his capacity as a subpoenaed person in connection with the independent subpoena, he has agreed to have us represent him. MS. LEVINE: What do you mean by to have us represent him? Is that Jones Day representing him individually, representing Conway MacKenzie? MR. MILLER: We're not representing Conway MacKenzie. That's not well, let me take a break and speak to my client about that. MS. LEVINE: Okay. (A brief recess was taken.) MR. MILLER: Back on the record. Let me clarify for the record that Jones Day does not represent Conway MacKenzie, we are representing Mr. Moore as a witness in this deposition. BY MS. LEVINE: Q. Moving on. You testified previously I believe that you testified twice as an expert in two cases as an expert witness. One with regard to GM and one with
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	City was not on the phone with regard to filing Detroit's Chapter 9 petition? A. Not that I MR. MILLER: Let me just pay attention to this question. Go ahead. No objection. A. Could you now repeat the question? MS. LEVINE: Can you repeat the question? (Record read back as requested.) A. Not that I can recall. Q. Did you have any did you attend any meetings with representatives of the State at which the City wasn't present with regard to Detroit's filing its Chapter 9 petition? A. No, ma'am. Q. Okay. So now going back. We discussed earlier and got sidetracked with regard to the conversation you had with Mr. Miller with regard to preparing for today's deposition. Are you according to this contract you're engaged by the City; correct? A. Yes, ma'am. Q. Is that engagement contract with the City or is that engagement contract with Jones Day? A. It's with the City.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	MS. LEVINE: on behalf of the City? MR. MILLER: In his capacity as a 30(b)(6) witness and in his capacity as a subpoenaed person in connection with the independent subpoena, he has agreed to have us represent him. MS. LEVINE: What do you mean by to have us represent him? Is that Jones Day representing him individually, representing Conway MacKenzie? MR. MILLER: We're not representing Conway MacKenzie. That's not well, let me take a break and speak to my client about that. MS. LEVINE: Okay. (A brief recess was taken.) MR. MILLER: Back on the record. Let me clarify for the record that Jones Day does not represent Conway MacKenzie, we are representing Mr. Moore as a witness in this deposition. BY MS. LEVINE: Q. Moving on. You testified previously I believe that you testified twice as an expert in two cases as an expert witness. One with regard to GM and one with regard to the casino downtown, the Greektown Casino;
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	City was not on the phone with regard to filing Detroit's Chapter 9 petition? A. Not that I MR. MILLER: Let me just pay attention to this question. Go ahead. No objection. A. Could you now repeat the question? MS. LEVINE: Can you repeat the question? (Record read back as requested.) A. Not that I can recall. Q. Did you have any did you attend any meetings with representatives of the State at which the City wasn't present with regard to Detroit's filing its Chapter 9 petition? A. No, ma'am. Q. Okay. So now going back. We discussed earlier and got sidetracked with regard to the conversation you had with Mr. Miller with regard to preparing for today's deposition. Are you according to this contract you're engaged by the City; correct? A. Yes, ma'am. Q. Is that engagement contract with the City or is that engagement contract with Jones Day? A. It's with the City. Q. What did you discuss with Mr. Miller to prepare for	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	MS. LEVINE: on behalf of the City? MR. MILLER: In his capacity as a 30(b)(6) witness and in his capacity as a subpoenaed person in connection with the independent subpoena, he has agreed to have us represent him. MS. LEVINE: What do you mean by to have us represent him? Is that Jones Day representing him individually, representing Conway MacKenzie? MR. MILLER: We're not representing Conway MacKenzie. That's not well, let me take a break and speak to my client about that. MS. LEVINE: Okay. (A brief recess was taken.) MR. MILLER: Back on the record. Let me clarify for the record that Jones Day does not represent Conway MacKenzie, we are representing Mr. Moore as a witness in this deposition. BY MS. LEVINE: Q. Moving on. You testified previously I believe that you testified twice as an expert in two cases as an expert witness. One with regard to GM and one with regard to the casino downtown, the Greektown Casino; is that correct?

Page 97 1 Q. Have you testified in court as an expert witness other	Page 99
than in connection with those two cases?	2 A. As it relates to the restructuring bankruptcy
3 MR. MILLER: Object to form. Asked and	3 restructuring of Greektown.
4 answered.	4 Q. And the were you qualified as an expert in relation
5 MS. LEVINE: I'm not I wanted to	5 to pensions?
6 streamline and not go over again what he went through.	6 A. Pensions were not an issue with Greektown.
7 A. I don't believe so.	7 Q. Were you qualified as an expert with regard to
8 Q. Okay. What was the court where GM was pending?	8 actuarial findings?
9 A. I believe that was a Federal District Court, Eastern	9 A. Actuarial findings were not an issue in Greektown.
10 District of Michigan.	10 Q. So for both of those questions then the answer is no?
11 Q. Okay. And where and were you qualified by the	11 A. Correct.
judge? Were you found to be an expert? In other	12 Q. Did you have any role in the hiring of Kevyn Orr as
words, was there a specific finding that you qualified	the Emergency Manager or the Emergency Financial
14 as an expert?	14 Manager for the City of Detroit?
15 A. I don't know.	15 A. No, ma'am.
16 Q. Do you okay. What were you offered to testify	16 Q. Did Conway MacKenzie have any role in the hiring of
17 about?	17 Kevyn Orr in either of those two capacities?
18 A. The automotive industry and supplier relations.	18 A. No, ma'am.
19 Q. But you don't recall whether or not the judge	19 Q. Did you have any role in the financial review team?
20 specifically found you to be an expert in those two	20 A. No, ma'am.
21 areas?	21 Q. Did Conway MacKenzie have any role in the financial
22 A. I don't know.	22 review team?
23 MR. MILLER: Well, object to form.	23 A. No.
24 A. From the standpoint of I certainly was not involved in	24 Q. From when was the first time you had a conversation
every hearing that would have gone on. I don't	25 with anybody with the City with regard to Detroit
	Page 400
Page 98	Page 100 1 filing for Chapter 9 protection?
2 Q. No, no. Sometimes when an expert takes the stand,	2 A. Can you just clarify that just the whether that was
3 first you do voir dire and then he starts to testify	3 a possibility or
4 and in between asking about your background and CV and	4 Q. I want to know the first time the word Chapter 9 came
5 starting the substantive testimony the judge will say	5 up in discussions with regard to the City of Detroit.
6 I qualify you as an expert or no I don't qualify you	6 Possibility, options, alternatives, any context.
7 as an expert. What I'm trying to understand is in	7 MR. MILLER: But the conversation is with
8 those two cases did the judge qualify you as an expert	8 somebody in the City?
9 and if so in what categories?	9 MS. LEVINE: Yes.
10 A. Yes, I understand that process exactly. As I	10 A. I don't recall specifically.
11 indicated before, the GM case settled before I had to	11 Q. Do you recall if it was before the end of 2012?
12 testify.	12 A. I don't recall.
13 Q. Okay.	13 Q. When was the first time you had a conversation with
14 A. So I was deposed in that case.	14 anybody from the State or on behalf of the State with
15 Q. Okay, so you were deposed but you didn't have to take	15 regard to the potential for Detroit filing for Chapter
16 the stand in court?	16 9 bankruptcy protection?
17 A. Yes, ma'am.	17 A. I don't recall.
18 Q. Okay, good.	18 Q. Did those conversations come up during the interview
19 In regard to Greektown did you have to take	19 process with the State and Conway MacKenzie?
20 the stand in the courthouse?	20 MR. MILLER: Object to form.
21 A. Yes, ma'am.	21 A. I don't recall.
22 Q. And did the judge in that case qualify you as an	22 Q. So when you interviewed with the State for your role
23 expert?	23 with the City, you don't recall having discussions
24 A. Yes, ma'am.	
24 /l. 103, ma am.	with regard to Chapter 9 as an alternative?
25 Q. And this what area did the judge qualify you as an	 with regard to Chapter 9 as an alternative? MR. MILLER: Object to form.

Page 101	Page 103
1 A. To go back to how I had answered before, there were at	1 attorney-client privilege attaches to meetings in
2 least two if not three interview sessions and those	2 which Jones Day attorneys were providing advice to the
3 were jointly held with City and State representatives.	3 City at which Conway MacKenzie personnel were present.
4 I can't recall at this point whether Chapter 9 was	4 And I will instruct him not to answer.
5 discussed during those meetings or not.	5 MS. LEVINE: Can you read back my question?
6 Q. What's the first conversation you recall having with	6 (Record read back as requested.)
7 anybody from the City or the State with regard to the	7 MS. LEVINE: Actually let me rephrase that
8 possibility of Detroit filing for Chapter 9	8 so we can parse the attorney-client privilege
9 protection?	9 assertion.
10 A. I don't recall what the I guess around the time	10 Q. The first thing I'm going to ask you is when the
11 that the creditor plan was being discussed, certainly	11 conversations took place, then I'm going to ask you
the potential for a Chapter 9 filing had been	who participated in the conversations, and then I'm
discussed and that was communicated publicly by	going to ask you what was discussed; okay? So we'll
14 Mr. Orr, so I certainly recall that, but nothing	14 we can get two of the three and perhaps three out
15 really before that.	15 of the three.
16 Q. And when you use the word creditor plan, are you	16 MR. MILLER: Unlikely.
17 referring to the June 14 creditor proposal?	17 Q. So with regard to this line of questioning, between
18 A. Yes, ma'am.	18 July June 14 and July what was the filing date?
19 Q. Between June 14 and January 17, that's the sorry,	19 The 18th or 19th?
June 14 and July 17, that's the time period we're	20 MR. RUEGGER: The 18th.
21 talking about, did you have any conversations with	21 Q. And July 18th, when was the first conversation you had
22 anybody at the State with regard to Detroit filing for	22 with representatives when was the first
23 Chapter 9 protection?	23 conversation you had with representatives of the City
24 A. I don't believe I did.	24 with regard to Detroit's Chapter 9 bankruptcy filing?
25 Q. Between June 14 and July 17, did you have any	25 A. I can only recall one conversation during that time
Page 102	Page 104
1 conversations with anybody at the City with regard to	1 period.
1 conversations with anybody at the City with regard to2 Detroit filing for Chapter 9 protection?	1 period. 2 Q. And what was the date?
 conversations with anybody at the City with regard to Detroit filing for Chapter 9 protection? A. Yes. 	1 period.2 Q. And what was the date?3 A. I don't know the date.
 conversations with anybody at the City with regard to Detroit filing for Chapter 9 protection? A. Yes. Q. During that time period did you have any conversations 	1 period.2 Q. And what was the date?3 A. I don't know the date.4 Q. Was it in June or was it in July?
 conversations with anybody at the City with regard to Detroit filing for Chapter 9 protection? A. Yes. Q. During that time period did you have any conversations with representatives of the City at which the State 	 period. Q. And what was the date? A. I don't know the date. Q. Was it in June or was it in July? A. I honestly don't know.
 conversations with anybody at the City with regard to Detroit filing for Chapter 9 protection? A. Yes. Q. During that time period did you have any conversations with representatives of the City at which the State were present at which representatives of the State 	 period. Q. And what was the date? A. I don't know the date. Q. Was it in June or was it in July? A. I honestly don't know. Q. Do you recall who participated wait, who
 conversations with anybody at the City with regard to Detroit filing for Chapter 9 protection? A. Yes. Q. During that time period did you have any conversations with representatives of the City at which the State were present at which representatives of the State were present with regard to Detroit filing for Chapter 	 period. Q. And what was the date? A. I don't know the date. Q. Was it in June or was it in July? A. I honestly don't know. Q. Do you recall who participated wait, who participated in that conversation?
 conversations with anybody at the City with regard to Detroit filing for Chapter 9 protection? A. Yes. Q. During that time period did you have any conversations with representatives of the City at which the State were present at which representatives of the State were present with regard to Detroit filing for Chapter 9 bankruptcy protection? 	 period. Q. And what was the date? A. I don't know the date. Q. Was it in June or was it in July? A. I honestly don't know. Q. Do you recall who participated wait, who participated in that conversation? A. The conversation which I'm recalling was with Sonya
 conversations with anybody at the City with regard to Detroit filing for Chapter 9 protection? A. Yes. Q. During that time period did you have any conversations with representatives of the City at which the State were present at which representatives of the State were present with regard to Detroit filing for Chapter 9 bankruptcy protection? A. I don't recall. 	 period. Q. And what was the date? A. I don't know the date. Q. Was it in June or was it in July? A. I honestly don't know. Q. Do you recall who participated wait, who participated in that conversation? A. The conversation which I'm recalling was with Sonya Mays.
 conversations with anybody at the City with regard to Detroit filing for Chapter 9 protection? A. Yes. Q. During that time period did you have any conversations with representatives of the City at which the State were present at which representatives of the State were present with regard to Detroit filing for Chapter 9 bankruptcy protection? A. I don't recall. Q. Between June 14 and July 17, what was the first 	 period. Q. And what was the date? A. I don't know the date. Q. Was it in June or was it in July? A. I honestly don't know. Q. Do you recall who participated wait, who participated in that conversation? A. The conversation which I'm recalling was with Sonya Mays. Q. What's her title?
 conversations with anybody at the City with regard to Detroit filing for Chapter 9 protection? A. Yes. Q. During that time period did you have any conversations with representatives of the City at which the State were present at which representatives of the State were present with regard to Detroit filing for Chapter 9 bankruptcy protection? A. I don't recall. Q. Between June 14 and July 17, what was the first conversation that you had with anybody from the City 	 period. Q. And what was the date? A. I don't know the date. Q. Was it in June or was it in July? A. I honestly don't know. Q. Do you recall who participated wait, who participated in that conversation? A. The conversation which I'm recalling was with Sonya Mays. Q. What's her title? A. She is I believe her title is strategic advisor to
 conversations with anybody at the City with regard to Detroit filing for Chapter 9 protection? A. Yes. Q. During that time period did you have any conversations with representatives of the City at which the State were present at which representatives of the State were present with regard to Detroit filing for Chapter 9 bankruptcy protection? A. I don't recall. Q. Between June 14 and July 17, what was the first conversation that you had with anybody from the City with regard to filing for Chapter 9 bankruptcy 	 period. Q. And what was the date? A. I don't know the date. Q. Was it in June or was it in July? A. I honestly don't know. Q. Do you recall who participated wait, who participated in that conversation? A. The conversation which I'm recalling was with Sonya Mays. Q. What's her title? A. She is I believe her title is strategic advisor to Kevyn Orr.
1 conversations with anybody at the City with regard to 2 Detroit filing for Chapter 9 protection? 3 A. Yes. 4 Q. During that time period did you have any conversations 5 with representatives of the City at which the State 6 were present at which representatives of the State 7 were present with regard to Detroit filing for Chapter 8 9 bankruptcy protection? 9 A. I don't recall. 10 Q. Between June 14 and July 17, what was the first 11 conversation that you had with anybody from the City 12 with regard to filing for Chapter 9 bankruptcy 13 protection on July 19?	 period. Q. And what was the date? A. I don't know the date. Q. Was it in June or was it in July? A. I honestly don't know. Q. Do you recall who participated wait, who participated in that conversation? A. The conversation which I'm recalling was with Sonya Mays. Q. What's her title? A. She is I believe her title is strategic advisor to Kevyn Orr. Q. And what was were there lawyers present during that
1 conversations with anybody at the City with regard to 2 Detroit filing for Chapter 9 protection? 3 A. Yes. 4 Q. During that time period did you have any conversations 5 with representatives of the City at which the State 6 were present at which representatives of the State 7 were present with regard to Detroit filing for Chapter 8 9 bankruptcy protection? 9 A. I don't recall. 10 Q. Between June 14 and July 17, what was the first 11 conversation that you had with anybody from the City 12 with regard to filing for Chapter 9 bankruptcy 13 protection on July 19? 14 MR. MILLER: Mr. Moore, in connection with	 period. Q. And what was the date? A. I don't know the date. Q. Was it in June or was it in July? A. I honestly don't know. Q. Do you recall who participated wait, who participated in that conversation? A. The conversation which I'm recalling was with Sonya Mays. Q. What's her title? A. She is I believe her title is strategic advisor to Kevyn Orr. Q. And what was were there lawyers present during that conversation?
1 conversations with anybody at the City with regard to 2 Detroit filing for Chapter 9 protection? 3 A. Yes. 4 Q. During that time period did you have any conversations 5 with representatives of the City at which the State 6 were present at which representatives of the State 7 were present with regard to Detroit filing for Chapter 8 9 bankruptcy protection? 9 A. I don't recall. 10 Q. Between June 14 and July 17, what was the first 11 conversation that you had with anybody from the City 12 with regard to filing for Chapter 9 bankruptcy 13 protection on July 19? 14 MR. MILLER: Mr. Moore, in connection with 15 that question be careful to consider not revealing	 period. Q. And what was the date? A. I don't know the date. Q. Was it in June or was it in July? A. I honestly don't know. Q. Do you recall who participated wait, who participated in that conversation? A. The conversation which I'm recalling was with Sonya Mays. Q. What's her title? A. She is I believe her title is strategic advisor to Kevyn Orr. Q. And what was were there lawyers present during that conversation? A. No.
1 conversations with anybody at the City with regard to 2 Detroit filing for Chapter 9 protection? 3 A. Yes. 4 Q. During that time period did you have any conversations 5 with representatives of the City at which the State 6 were present at which representatives of the State 7 were present with regard to Detroit filing for Chapter 8 9 bankruptcy protection? 9 A. I don't recall. 10 Q. Between June 14 and July 17, what was the first 11 conversation that you had with anybody from the City 12 with regard to filing for Chapter 9 bankruptcy 13 protection on July 19? 14 MR. MILLER: Mr. Moore, in connection with 15 that question be careful to consider not revealing 16 attorney-client communications to the extent that	 period. Q. And what was the date? A. I don't know the date. Q. Was it in June or was it in July? A. I honestly don't know. Q. Do you recall who participated wait, who participated in that conversation? A. The conversation which I'm recalling was with Sonya Mays. Q. What's her title? A. She is I believe her title is strategic advisor to Kevyn Orr. Q. And what was were there lawyers present during that conversation? A. No. Q. What did you and she discuss?
1 conversations with anybody at the City with regard to 2 Detroit filing for Chapter 9 protection? 3 A. Yes. 4 Q. During that time period did you have any conversations 5 with representatives of the City at which the State 6 were present at which representatives of the State 7 were present with regard to Detroit filing for Chapter 8 9 bankruptcy protection? 9 A. I don't recall. 10 Q. Between June 14 and July 17, what was the first 11 conversation that you had with anybody from the City 12 with regard to filing for Chapter 9 bankruptcy 13 protection on July 19? 14 MR. MILLER: Mr. Moore, in connection with 15 that question be careful to consider not revealing 16 attorney-client communications to the extent that 17 those conversations may have included attorneys.	 period. Q. And what was the date? A. I don't know the date. Q. Was it in June or was it in July? A. I honestly don't know. Q. Do you recall who participated wait, who participated in that conversation? A. The conversation which I'm recalling was with Sonya Mays. Q. What's her title? A. She is I believe her title is strategic advisor to Kevyn Orr. Q. And what was were there lawyers present during that conversation? A. No. Q. What did you and she discuss? A. She had asked me what I thought the potential was that
1 conversations with anybody at the City with regard to 2 Detroit filing for Chapter 9 protection? 3 A. Yes. 4 Q. During that time period did you have any conversations 5 with representatives of the City at which the State 6 were present at which representatives of the State 7 were present with regard to Detroit filing for Chapter 8 9 bankruptcy protection? 9 A. I don't recall. 10 Q. Between June 14 and July 17, what was the first 11 conversation that you had with anybody from the City 12 with regard to filing for Chapter 9 bankruptcy 13 protection on July 19? 14 MR. MILLER: Mr. Moore, in connection with 15 that question be careful to consider not revealing 16 attorney-client communications to the extent that 17 those conversations may have included attorneys. 18 MS. LEVINE: Wait, let's clarify that for a	 period. Q. And what was the date? A. I don't know the date. Q. Was it in June or was it in July? A. I honestly don't know. Q. Do you recall who participated wait, who participated in that conversation? A. The conversation which I'm recalling was with Sonya Mays. Q. What's her title? A. She is I believe her title is strategic advisor to Kevyn Orr. Q. And what was were there lawyers present during that conversation? A. No. Q. What did you and she discuss? A. She had asked me what I thought the potential was that the City was going to have to file.
1 conversations with anybody at the City with regard to 2 Detroit filing for Chapter 9 protection? 3 A. Yes. 4 Q. During that time period did you have any conversations 5 with representatives of the City at which the State 6 were present at which representatives of the State 7 were present with regard to Detroit filing for Chapter 8 9 bankruptcy protection? 9 A. I don't recall. 10 Q. Between June 14 and July 17, what was the first 11 conversation that you had with anybody from the City 12 with regard to filing for Chapter 9 bankruptcy 13 protection on July 19? 14 MR. MILLER: Mr. Moore, in connection with 15 that question be careful to consider not revealing 16 attorney-client communications to the extent that 17 those conversations may have included attorneys. 18 MS. LEVINE: Wait, let's clarify that for a 19 second. How is it that if he's present there's an	 period. Q. And what was the date? A. I don't know the date. Q. Was it in June or was it in July? A. I honestly don't know. Q. Do you recall who participated wait, who participated in that conversation? A. The conversation which I'm recalling was with Sonya Mays. Q. What's her title? A. She is I believe her title is strategic advisor to Kevyn Orr. Q. And what was were there lawyers present during that conversation? A. No. Q. What did you and she discuss? A. She had asked me what I thought the potential was that the City was going to have to file. Q. And what was your answer?
1 conversations with anybody at the City with regard to 2 Detroit filing for Chapter 9 protection? 3 A. Yes. 4 Q. During that time period did you have any conversations 5 with representatives of the City at which the State 6 were present at which representatives of the State 7 were present with regard to Detroit filing for Chapter 8 9 bankruptcy protection? 9 A. I don't recall. 10 Q. Between June 14 and July 17, what was the first 11 conversation that you had with anybody from the City 12 with regard to filing for Chapter 9 bankruptcy 13 protection on July 19? 14 MR. MILLER: Mr. Moore, in connection with 15 that question be careful to consider not revealing 16 attorney-client communications to the extent that 17 those conversations may have included attorneys. 18 MS. LEVINE: Wait, let's clarify that for a 19 second. How is it that if he's present there's an 20 attorney-client privilege if he did not sign an	 period. Q. And what was the date? A. I don't know the date. Q. Was it in June or was it in July? A. I honestly don't know. Q. Do you recall who participated wait, who participated in that conversation? A. The conversation which I'm recalling was with Sonya Mays. Q. What's her title? A. She is I believe her title is strategic advisor to Kevyn Orr. Q. And what was were there lawyers present during that conversation? A. No. Q. What did you and she discuss? A. She had asked me what I thought the potential was that the City was going to have to file. Q. And what was your answer? A. I think I said I don't know and I gave a few reasons
1 conversations with anybody at the City with regard to 2 Detroit filing for Chapter 9 protection? 3 A. Yes. 4 Q. During that time period did you have any conversations 5 with representatives of the City at which the State 6 were present at which representatives of the State 7 were present with regard to Detroit filing for Chapter 8 9 bankruptcy protection? 9 A. I don't recall. 10 Q. Between June 14 and July 17, what was the first 11 conversation that you had with anybody from the City 12 with regard to filing for Chapter 9 bankruptcy 13 protection on July 19? 14 MR. MILLER: Mr. Moore, in connection with 15 that question be careful to consider not revealing 16 attorney-client communications to the extent that 17 those conversations may have included attorneys. 18 MS. LEVINE: Wait, let's clarify that for a 19 second. How is it that if he's present there's an 20 attorney-client privilege if he did not sign an 21 engagement letter with Jones Day but signed it	 period. Q. And what was the date? A. I don't know the date. Q. Was it in June or was it in July? A. I honestly don't know. Q. Do you recall who participated wait, who participated in that conversation? A. The conversation which I'm recalling was with Sonya Mays. Q. What's her title? A. She is I believe her title is strategic advisor to Kevyn Orr. Q. And what was were there lawyers present during that conversation? A. No. Q. What did you and she discuss? A. No. Q. What did you and she discuss? A. She had asked me what I thought the potential was that the City was going to have to file. Q. And what was your answer? A. I think I said I don't know and I gave a few reasons why the
1 conversations with anybody at the City with regard to 2 Detroit filing for Chapter 9 protection? 3 A. Yes. 4 Q. During that time period did you have any conversations 5 with representatives of the City at which the State 6 were present at which representatives of the State 7 were present with regard to Detroit filing for Chapter 8 9 bankruptcy protection? 9 A. I don't recall. 10 Q. Between June 14 and July 17, what was the first 11 conversation that you had with anybody from the City 12 with regard to filing for Chapter 9 bankruptcy 13 protection on July 19? 14 MR. MILLER: Mr. Moore, in connection with 15 that question be careful to consider not revealing 16 attorney-client communications to the extent that 17 those conversations may have included attorneys. 18 MS. LEVINE: Wait, let's clarify that for a 19 second. How is it that if he's present there's an 20 attorney-client privilege if he did not sign an 21 engagement letter with Jones Day but signed it 22 directly with the City and the State?	 period. Q. And what was the date? A. I don't know the date. Q. Was it in June or was it in July? A. I honestly don't know. Q. Do you recall who participated wait, who participated in that conversation? A. The conversation which I'm recalling was with Sonya Mays. Q. What's her title? A. She is I believe her title is strategic advisor to Kevyn Orr. Q. And what was were there lawyers present during that conversation? A. No. Q. What did you and she discuss? A. No. Q. What did you and she discuss? A. She had asked me what I thought the potential was that the City was going to have to file. Q. And what was your answer? A. I think I said I don't know and I gave a few reasons why the City may have to.
1 conversations with anybody at the City with regard to 2 Detroit filing for Chapter 9 protection? 3 A. Yes. 4 Q. During that time period did you have any conversations 5 with representatives of the City at which the State 6 were present at which representatives of the State 7 were present with regard to Detroit filing for Chapter 8 9 bankruptcy protection? 9 A. I don't recall. 10 Q. Between June 14 and July 17, what was the first 11 conversation that you had with anybody from the City 12 with regard to filing for Chapter 9 bankruptcy 13 protection on July 19? 14 MR. MILLER: Mr. Moore, in connection with 15 that question be careful to consider not revealing 16 attorney-client communications to the extent that 17 those conversations may have included attorneys. 18 MS. LEVINE: Wait, let's clarify that for a 19 second. How is it that if he's present there's an 20 attorney-client privilege if he did not sign an 21 engagement letter with Jones Day but signed it 22 directly with the City and the State? 23 MR. MILLER: He's the he and	 period. Q. And what was the date? A. I don't know the date. Q. Was it in June or was it in July? A. I honestly don't know. Q. Do you recall who participated wait, who participated in that conversation? A. The conversation which I'm recalling was with Sonya Mays. Q. What's her title? A. She is I believe her title is strategic advisor to Kevyn Orr. Q. And what was were there lawyers present during that conversation? A. No. Q. What did you and she discuss? A. No. Q. Ahd what was your answer? A. I think I said I don't know and I gave a few reasons why the City may not have to and a few reasons why the City may have to. Q. During the period of June 14 through July 17, was
1 conversations with anybody at the City with regard to 2 Detroit filing for Chapter 9 protection? 3 A. Yes. 4 Q. During that time period did you have any conversations 5 with representatives of the City at which the State 6 were present at which representatives of the State 7 were present with regard to Detroit filing for Chapter 8 9 bankruptcy protection? 9 A. I don't recall. 10 Q. Between June 14 and July 17, what was the first 11 conversation that you had with anybody from the City 12 with regard to filing for Chapter 9 bankruptcy 13 protection on July 19? 14 MR. MILLER: Mr. Moore, in connection with 15 that question be careful to consider not revealing 16 attorney-client communications to the extent that 17 those conversations may have included attorneys. 18 MS. LEVINE: Wait, let's clarify that for a 19 second. How is it that if he's present there's an 20 attorney-client privilege if he did not sign an 21 engagement letter with Jones Day but signed it 22 directly with the City and the State?	 period. Q. And what was the date? A. I don't know the date. Q. Was it in June or was it in July? A. I honestly don't know. Q. Do you recall who participated wait, who participated in that conversation? A. The conversation which I'm recalling was with Sonya Mays. Q. What's her title? A. She is I believe her title is strategic advisor to Kevyn Orr. Q. And what was were there lawyers present during that conversation? A. No. Q. What did you and she discuss? A. No. Q. What did you and she discuss? A. She had asked me what I thought the potential was that the City was going to have to file. Q. And what was your answer? A. I think I said I don't know and I gave a few reasons why the City may have to.

O		OF DETROIT, MICHIGAN			105-108
1	Δ	Page 105 Can you define filings?	1	Δ	Page 107 I don't recall.
2		Pleadings that were filed on the docket in connection			How long before you had this initial conversation were
3		with the Chapter 9 filing including, for example, your	3		you provided with a first draft of your declaration?
4		declaration.			I don't recall how long.
5	Δ	Only one and that is my declaration.	5		Was it more than a week?
6		And what was the what was the date of the first	6		I don't recall.
7	Œ.	meeting you had actually let me say this	7	Q.	
8		differently.	8		I don't recall.
9		What was the date of the first discussion	-		Did you read did you have your declaration did
10		you had with regard to preparing that declaration?	10	α.	you review your declaration over the July 4th weekend?
11	Δ	I don't recall.	11	Δ	I don't recall.
12		Was it in June?	12		Did you have the declaration as of the July 4th
13		I don't believe so.	13	Φ.	weekend?
14		Was it in July?		Δ	I don't recall.
15		I would assume so, yes.	15	/ ۱.	MR. MILLER: Wait. Objection. Object to
16		Was it before the actual filing occurred?	16		form. Asked and answered.
17		Yes.		0	. When did you sign your declaration?
18		Was it a week before the actual filing occurred?			I can't recall if it was July 17th or 18th.
19		It may have been, I don't recall.	19		. And how many drafts did it go through before you
20		Was it more than ten days before the actual filing	20	Φ.	actually signed it?
21	Œ.	occurred?	21	Δ	I don't recall that.
22	Δ	It may have been.	22		. More than one?
23		Was it before or after the July 4th weekend?	23		Yes.
24	Œ.	MR. MILLER: If you recall.	24		. More than three?
	Δ	I don't recall.			Could have been.
1		Page 106 MS. LEVINE: Let's not coach the witness.	1	Q.	More than five?
2	Q.	Did you receive after having the initial	2	A.	I don't know.
3		conversation was that initial conversation with	3	Q.	No or you don't know?
4		Jones Day?	4	A.	I don't know.
5	A.	Yes, ma'am.	5	Q.	More than ten?
6	Q.	Did you receive a draft of your declaration to review?	6		MR. MILLER: Objection, asked and answered.
7		MR. MILLER: You can answer that question.	7		MS. LEVINE: No, it's not. It's absolutely
8	A.	At some point I received a draft, but I recall having	8		not and when he and it's almost, to be honest,
9		an initial conversation first with an attorney from	9		inconceivable that he has no recollection of whether
10		Jones Day laying out a number of the key issues	10		it took a day, two days or a month to prepare the
11		relating to pensions.	١		
		relating to perioletic.	11		declaration or when he first learned of the bankruptcy
12	Q.	When was that conversation?	11 12		declaration or when he first learned of the bankruptcy filing.
12	A.	When was that conversation?	12		filing.
12 13	A. Q.	When was that conversation? I don't recall.	12 13		filing. MR. MILLER: That mischaracterizes his
12 13 14	A. Q. A.	When was that conversation? I don't recall. Who participated in it?	12 13 14		filing. MR. MILLER: That mischaracterizes his testimony. We can go over his testimony, if you would
12 13 14 15	A. Q. A. Q.	When was that conversation? I don't recall. Who participated in it? An attorney from Jones Day.	12 13 14 15		filing. MR. MILLER: That mischaracterizes his testimony. We can go over his testimony, if you would like.
12 13 14 15 16	A. Q. A. Q. A.	When was that conversation? I don't recall. Who participated in it? An attorney from Jones Day. Do you recall the name of the attorney?	12 13 14 15 16		filing. MR. MILLER: That mischaracterizes his testimony. We can go over his testimony, if you would like. MS. LEVINE: We will after we finish it.
12 13 14 15 16 17	A. Q. A. Q. A.	When was that conversation? I don't recall. Who participated in it? An attorney from Jones Day. Do you recall the name of the attorney? I actually don't at this point.	12 13 14 15 16 17		filing. MR. MILLER: That mischaracterizes his testimony. We can go over his testimony, if you would like. MS. LEVINE: We will after we finish it. Can you read back my question, please?
12 13 14 15 16 17 18	A. Q. A. Q. A. Q.	When was that conversation? I don't recall. Who participated in it? An attorney from Jones Day. Do you recall the name of the attorney? I actually don't at this point. Was anybody else on the phone with you from Conway?	12 13 14 15 16 17 18		filing. MR. MILLER: That mischaracterizes his testimony. We can go over his testimony, if you would like. MS. LEVINE: We will after we finish it. Can you read back my question, please? (Record read back as requested.)
12 13 14 15 16 17 18 19	A. Q. A. Q. A. Q.	When was that conversation? I don't recall. Who participated in it? An attorney from Jones Day. Do you recall the name of the attorney? I actually don't at this point. Was anybody else on the phone with you from Conway? No, ma'am. Was anybody else on the phone with you from the City?	12 13 14 15 16 17 18 19		filing. MR. MILLER: That mischaracterizes his testimony. We can go over his testimony, if you would like. MS. LEVINE: We will after we finish it. Can you read back my question, please? (Record read back as requested.) THE WITNESS: Could you go back? More than
12 13 14 15 16 17 18 19 20	A. Q. A. Q. A. Q. A.	When was that conversation? I don't recall. Who participated in it? An attorney from Jones Day. Do you recall the name of the attorney? I actually don't at this point. Was anybody else on the phone with you from Conway? No, ma'am. Was anybody else on the phone with you from the City?	12 13 14 15 16 17 18 19 20	A.	filing. MR. MILLER: That mischaracterizes his testimony. We can go over his testimony, if you would like. MS. LEVINE: We will after we finish it. Can you read back my question, please? (Record read back as requested.) THE WITNESS: Could you go back? More than ten what?
12 13 14 15 16 17 18 19 20 21	A. Q. A. Q. A. Q. A. Q. A. Q.	When was that conversation? I don't recall. Who participated in it? An attorney from Jones Day. Do you recall the name of the attorney? I actually don't at this point. Was anybody else on the phone with you from Conway? No, ma'am. Was anybody else on the phone with you from the City? No.	12 13 14 15 16 17 18 19 20 21		filing. MR. MILLER: That mischaracterizes his testimony. We can go over his testimony, if you would like. MS. LEVINE: We will after we finish it. Can you read back my question, please? (Record read back as requested.) THE WITNESS: Could you go back? More than ten what? (Record read back as requested.)
12 13 14 15 16 17 18 19 20 21 22	A. Q. A. Q. A. Q. A. Q. A. Q. A.	When was that conversation? I don't recall. Who participated in it? An attorney from Jones Day. Do you recall the name of the attorney? I actually don't at this point. Was anybody else on the phone with you from Conway? No, ma'am. Was anybody else on the phone with you from the City? No. Was anybody else on the phone with you?	12 13 14 15 16 17 18 19 20 21 22		filing. MR. MILLER: That mischaracterizes his testimony. We can go over his testimony, if you would like. MS. LEVINE: We will after we finish it. Can you read back my question, please? (Record read back as requested.) THE WITNESS: Could you go back? More than ten what? (Record read back as requested.) I don't think it would be more than ten.
12 13 14 15 16 17 18 19 20 21 22 23	A. Q. A. Q. A. Q. A. Q. A. Q. A.	When was that conversation? I don't recall. Who participated in it? An attorney from Jones Day. Do you recall the name of the attorney? I actually don't at this point. Was anybody else on the phone with you from Conway? No, ma'am. Was anybody else on the phone with you from the City? No. Was anybody else on the phone with you? Just the attorney from Jones Day.	12 13 14 15 16 17 18 19 20 21 22 23		filing. MR. MILLER: That mischaracterizes his testimony. We can go over his testimony, if you would like. MS. LEVINE: We will after we finish it. Can you read back my question, please? (Record read back as requested.) THE WITNESS: Could you go back? More than ten what? (Record read back as requested.) I don't think it would be more than ten. Prior to the time that Detroit filed for Chapter 9

Page 112

CHARLES M. MOORE CITY OF DETROIT, MICHIGAN

Page 109

1

8

24

- 1 A. Could you be more specific on Flowers litigation?
- 2 Q. Have you heard the term the Flowers litigation before?
- A. Ms. Levine, I come across so much on a day-to-day
- basis. I need something more to spur my memory to
- know whether I've heard of it or not.
- 6 Q. Does the name Webster litigation mean anything to you?
- 7 A. Again, if you could please provide a little bit more
- detail, I can tell you if I've heard of it or not.
- 9 Q. What's your understanding of the reason why Detroit
- determined to file for Chapter 9 protection on July 18 10
- 11 as opposed to some other day?
- 12 A. I don't have an under --
- 13 MR. MILLER: Object to form.
- 14 A. I don't have an understanding. I was not involved in
- 15 that decision
- 16 Q. So after you -- so when you first learned that you
- 17 were going to do a declaration, was it your
- 18 understanding that Detroit had already made the
- 19 decision to file in July?
- 20 A. No.
- 21 Q. When you first started working on your declaration,
- 22 was it in anticipation of a specific filing date?
- 23 A. No. Just add too I've had a number of clients where I
- 24 have prepared something -- a pleading for a potential
- 25 bankruptcy filing that has never happened.

- 2 Q. Did you begin preparing your declaration at or about

working on my declaration, I don't know.

- 3 the same time you became aware of the state court
- 4 litigation?
- 5 A. I don't know.
- 6 Q. Was it months before you became aware of the state 7
 - court litigation?
 - MR. MILLER: Object to form.
- 9 A. Ms. Levine, I think I've already answered that I don't
- 10 believe that there was anything done preparation wise
- 11 on my declaration in the month of June.
- 12 Q. Okay.
- 13 Were you involved in any restructuring
- 14 initiatives in or about February of 2013 with regard
- 15 to the removal of blighted homes in the City of
- 16
- 17 A. Was I specifically involved or was Conway MacKenzie
- 18 involved?
- 19 Q. Well, starting with you and then we're going to ask
- 20 about Conway MacKenzie.
- 21 A. Blight has been an area of focus that our firm has had
- 22 and I have been involved in some of those activities.
- 23 Q. Were you point on the issue with regard to the
 - blighted homes?
- 25 A. Generally speaking there was another individual on the
- Page 110
- 1 Q. Were you aware of any litigation pending just prior to 2 the Chapter 9 filing with regard to the question of
- 3 authorization for the City to actually file a Chapter
- 4 9 petition?
- 5 MR. MILLER: Object to form.
- 6 A. I am generally aware --
- 7 MS. LEVINE: Wait, what's the form
- 8 objection?

9

10

- MR. MILLER: Vague and ambiguous with respect to the question of authorization for the City
- 11 to actually file a Chapter 9 petition and foundation.
- 12 Q. Prior to the time of the bankruptcy filing were you
- 13 aware that there was litigation pending challenging
- 14 the authorization for the City to file for Chapter 9
- 15
- 16 A. I am generally aware of litigation filed in a state
- 17 court where I believe that that was one of the
- 18 elements of the litigation.
- 19 Q. When did you first become aware of that state court 20 litigation?
- 21 A. Sometime within the week before the actual filing 22 perhaps.
- 23 Q. Did you -- had you prepared your declaration before or 24 after you became aware of that state court litigation?
- 25 A. Because I can't recall specifically when I started

- 1 team that I delegated some items to.
- 2 Q. And with -- and on the other side of that, who was the
- 3 point person for the State on that issue?
- 4 MR. MILLER: Objection to form, foundation.
- 5 Q. Did you contact -- were you in contact with the State
- 6 with regard to this issue?
- 7 A. There have been numerous people at the State with whom
- 8 blight has been discussed.
- 9 Q. Do you recall who was the point person for that
- 10 initiative?
- 11 A. From the State?
- 12 Q. Yes.

20

- 13 A. I don't know if the State actually has a point person
- 14 for blight. There is the Michigan -- Michigan State
- 15 Housing Development Agency or Authority, MSHDA, that
- 16 is involved with some of these activities. Treasury
- 17 department has had some involvement. The department
- 18 that Moore Corrigan heads up, which I can't recall the
- 19 name of it right now, has been involved.
 - (Marked Exhibit No. 12.)
- 21 Q. I'm going to show you what's been marked Moore 12 for
- 22 identification. It's an email chain but the second
- 23 email has three CCs with Michigan email addresses and 24 I was just wondering if you recognize those names and
- 25 could identify those people. Document number

Page 113 Page 115 DTMI00103661. 1 A. No. 1 A. Ms. Levine, you're referring to these three names? 2 Q. Do you know his title? 2 3 Q. Right. 3 A. No, I don't know his title. 4 A. And the question is do I recognize the names? 4 Q. Okay, thank you. 5 Q. Yes. I'm going to ask you to identify who they are. 5 (Marked Exhibit No. 13.) A. I recognize one for sure and two other people I'm 6 Q. I'm going to show you what's been marked Moore 13. Do 7 generally aware of, but I don't know their specific you recognize this document? 7 8 8 A. This appears to be a document that was used in the 9 9 presentation to the financial advisory board in March Q. Right, who's the first one? Just so the record's 10 10 of 2013. clear can you tell us the name of the first person 11 that you do recognize and what their title is? 11 Q. Did you prepare this document? 12 A. I assisted in preparing some of it. 12 A. The email address is --13 Q. No, no, no, I'm asking you the person's name. 13 Q. Did you prepare the summary of Conway MacKenzie 14 engagement next steps that appears on page 14? 14 A. There's not a name on here, Ms. Levine. 15 Q. No, I'm asking you if you recognize the name. 15 A. I would have reviewed this. 16 MR. MILLER: From the email address. 16 Q. What is your understanding of the meaning under the 17 Q. Does the email address trigger a name? I want to find 17 very last bullet point of legal limitations? 18 out who the person is, then I'm going to ask you what 18 MR. MILLER: Wait a moment. You're moving 19 their involvement was with regard to the blighted 19 too fast for me. We're on page 12, summary of 20 20 Conway MacKenzie. homes. 21 A. Just so we're clear for the record, Ms. Levine, you've 21 MS. LEVINE: No, we're on page 14. 22 given me an email address that is only the address and 22 MR. MILLER: Sorry, that's why I asked. 23 23 And the pending question? Can you read it back? not the name and I'm going to speculate as to who that 24 relates to. 24 (Record read back as requested.) 25 25 A. That was referring to constraints that were faced MR. MILLER: Don't speculate. Page 114 Page 116 1 Q. Don't speculate. 1 related to some of the HR related items that we were 2 MR. MILLER: Don't speculate. If you know 2 looking at and specifically the inability to move out 3 3 the name, identify the name. individuals that we felt should be removed from 4 whichever department they were working in. Q. It's not a trick question. If the answer is I have no 5 clue who this person is -- for example, if it says 5 Q. Did this relate to unionized employees? 6 rbaird, there's a pretty good idea we know who it is. 6 A. Yes. 7 7 Q. So was there a concern -- never mind. I don't recognize those names, I'm asking you to help 8 8 Did this legal limitations relate to me out. If the answer is I don't know who they are, 9 then you don't know who they are. 9 constraints with regard to privatization? 10 A. muchmored is probably Dennis Muchmore. 10 MR. MILLER: Object to form. 11 Q. And what's his title? 11 A. Not that I recall. 12 12 A. I think his title is chief of staff for the governor. (Marked Exhibit No. 14.) 13 Q. And was he involved in this project with regard to 13 Q. Do you recognize this document? 14 blighted homes? 14 A. This appears to be our assessment of the restructuring 15 A. I've never had any conversations with Dennis. 15 -- proposed restructuring of city council department. 16 MR. MILLER: Object to form. 16 Q. Who asked you to prepare this? 17 Q. Okay, what's the next one? 17 A. First the City obviously engaged us to conduct a 18 review and identify recommendations for departments. 18 A. Allison Scott. 19 Q. Yes. And have you had conversations with her? 19 This was specifically put together because the 20 20 A. No. financial advisory board at the March meeting asked us 21 Q. Okay. Do you know her title? 21 to bring in a couple of departments in April and 22 A. No, I don't. 22 present on restructuring activities there. 23 Q. What's the last name? 23 Q. Did you prepare more than one of these reports? A. This report that you handed me appears to be the 24 A. Harvey Hollins. 24 25 longer version for the financial advisory board 25 Q. Have you had conversations with him?

1 meeting I believe that this was summarized. 2 Q. Prior to this report, which makes reference to restructuring pensions and OPEB, had you previously considered or made recommendations with regard to restructuring pensions and OPEB, had you previously considered or made recommendations with regard to restructuring pensions and OPEB? 3 M. MILLER: Object to form. 4 Where are you referring to that this makes reference to restructuring pension and OPEB? 5 MR. MILLER: Object to form. 6 to restructuring pension and OPEB? 7 Q. Well, I tem ask the question a different way. 10 Does this report suggest restructuring to pension and OPEB? 11 Pension and OPEB? 12 A. Not that I recall. 13 Q. Okay. Did you discuss with the city council restructuring recommendations that included pension and OPEB restructuring recommendations that included pension and OPEB? 10 A. No. 11 Prior to the Chapter 9 fliing did you discuss with the city council restructuring recommendations that included pension and OPEB? 14 M. MILLER: Object to form. 15 on When was the first - did you ever discuss with the city council recommendations for pensions and OPEB? 2 M. No. 24 (Marked Exhibit No. 15.) 25 Q. I'm going to show you whar's been marked Moore 15. 2 M. S. LEVINE: Sorry, I gave you my copy too. 3 Q. Do you recall seeing that document for the financial advisory board meeting on April 8th. 3 Q. Okay, would you turn to page 12, please? I'm reading is an abbreviation for Conway MacKenzie; is that correct? 3 A. Yes. 4 A. Yes. 5 A. Yes, ma'am. 6 Do you see where I'm reading? 6 A. Piss, ma'am. 7 Q. Dest that refresh your recollection with regard to whether or not you were working on pension and OPEB restructuring? 9 from the bottom of the page CM — which I'm assuming is an abbreviation for Conway MacKenzie; is that correct? 9 A. Yes, ma'am. 14 Q. Does that refresh your recollection with regard to whether or not you were working on pension and OPEB restructuring? 15 A. Yes, ma'am. 16 Q. Does that refresh your recollection with regard to whether or not you w			Page 117			Page 119
some restructuring pensions and OPEB? MR. MILLER: Object to form. A Where are you referring to that this makes reference to restructuring pensions and OPEB? Well, let me ask the question a different way. Does this report suggest restructuring pension and OPEB? A Nothal trecall. A Nothal trecall. MR. MILLER: Object to form. A Where are you referring to that this makes reference to restructuring pension and OPEB? A Nothal trecall. A Nothal trecall. MR. MILLER: Object to form. A Where are wown ferring to that this makes reference to restructuring pension and OPEB? A Nothal trecall. MR. MILLER: Object to form. A Where work that you did with regard to the OPEB issues? A Nothal trecall. MR. MILLER: Object to form. A Nothal recommendations that included pension and OPEB? MR. MILLER: Object to form. MR. MILLER: Yes. Page 118 MR. MILLER: Yes. A Yes, ma'am. O Ley ou recall seeing that document for the financial advisory board meeting on April 8th. O Cokay, would you turn to page 12, please? I'm reading premsion and OPEB restructuring. Doyou see where I'm reading? A Yes, ma'am. O Does that refresh your recollection with regard to webter or not you were working on pension and OPEB restructuring? A Hord or maid the pension that was the least time that the city councer is the treatment of the page to the pension task force? A Covay, would you turn to page 12, please? I'm re	1		meeting I believe that this was summarized.	1		OPEB restructuring?
a considered or made recommendations with regard to be restructuring pensions and OPEB? MR. MILLER: Object to form. A. Where are you referring to that this makes reference to restructuring pension and OPEB? Q. Well, let me ask the question a different way. Does this report suggest restructuring 11 pension and OPEB? 12 A. Not that I recall. MR. MILLER: Object to form. A. No. MR. MILLER: Object to form. MR. MILLER: Object to form. MR. MILLER: Object to form. A. No. MR. MILLER: Object to form. A. No. MR. MILLER: Object to form. MR. MILLER: Object to form. A. No. MR. MILLER: Object to form. A. No. A. No. MR. MILLER: Object to form. A. No.	2	Q.	Prior to this report, which makes reference to	2		
5 restructuring pensions and OPEB? 6 MR. MILLER: Object to form. 7 A. Where are you referring to that this makes reference to restructuring pension and OPEB? 8 Q. Well, let me ask the question a different way. 10 Does this report suggest restructuring 11 pension and OPEB? 12 A. Not that I recall. 13 Q. Okay. Did you discuss with the city council restructuring recommendations that included pension and OPEB? 14 restructuring recommendations that included pension and OPEB? 15 MR. MILLER: Object to form. 16 MR. MILLER: Object to form. 17 Q. Prior to the Chapter 9 filing did you discuss with the city council restructuring recommendations that included pension and OPEB? 19 A. No. 21 Q. When was the first – did you ever discuss with the city council restructuring recommendations that included pension and OPEB? 22 A. No. 23 A. No. 24 (Marked Exhibit No. 15.) 25 Q. I'm going to show you what's been marked Moore 15. 26 Q. What is it? 27 A. Yes, ma'am. 28 A. Yes, ma'am. 29 C. Okay, would you turn to page 12, please? I'm reading pension and OPEB restructuring 19 pension and OPEB restructuring 20 A. Yes, ma'am. 21 A. Yes, ma'am. 22 A. Yes, ma'am. 23 A. Obes that refresh your recollection with regard to where or not you were working on pension and OPEB restructuring? 20 A. Yes, ma'am. 21 A. Yes, ma'am. 22 C. Were you during this time period working on pension and OPEB restructuring? 23 A. I don't believe you asked me that before. 24 C. Were you during this time period working on pension and OPEB restructuring? 25 Q. Were you during this time period working on pension and OPEB restructuring? 26 A. Were you during this time period working on pension and OPEB restructuring? 27 A. I don't believe you asked me that before. 28 A. I don't believe the pension task force? 29 A. Jess, ma'am. 29 A. Jess and retired employees or not. 29 C. Were you during this time period of time? 29 A. Jess and retired employees or not. 20 Do by discustion of the city suit to page 12 pleases? I'm reading? 29 A. No. Okay, would you turn to page 12, plea	3		restructuring pensions and OPEB, had you previously	3	A.	When I came when I was first engaged, the City had
MR. MILLER: Object to form. A. Where are you referring to that this makes reference to restructuring pension and OPEB? 9. Q. Well, let me ask the question a different way. 10. Does this report suggest restructuring 11. pension and OPEB? 12. A. Not that I recall. 13. Q. Okay, Did you discuss with the city council 14. restructuring recommendations that included pension and OPEB susse? 15. A. With the commendations that included pension and OPEB? 16. MR. MILLER: Object to form. 17. Q. Prior to the Chapter 9 filing did you discuss with the city council restructuring recommendations that included pension and OPEB? 18. A. No. 19. MR. MILLER: Ves. 20. C. What is it? 21. A. No. 22. MR. MILLER: Yes. 22. MS. LEVINE: Sorry, I gave you my copy too. 23. A. No. 24. A. Yes. 25. Q. What is it? 26. A. This appears to be the presentation document for the financial advisory board meeting on April 8th. 27. Q. What is it? 28. A. When was the first - did you ever discuss with the city council recommendations for pensions and OPEB? 29. A. When was the first - did you ever discuss with the city council recommendations for pensions and OPEB? 29. A. No. 19. A. Yes. 10. A. Yes. 10. A. Yes. 10. A. Yes. 11. A. Yes. 12. A. Yes. 13. Q. Cay, would you turn to page 12, please? I'm reading from the bottom of the page CM - which I'm assuming is an abbreviation for Conway MacKenzie; is that correct? 19. A. Yes, ma'am. 19. Q. Jes also working on various work streams that span across the City or multiple departments including pension and OPEB restructuring? 19. A. I don't heelieve you asked me that before. 20. Were you during this time period working on pension and OPEB restructuring? 21. A. I don't believe you asked me that before. 22. Were you during this time period working on pension and OPEB were to define the sent and of the pension had pension and OPEB restructuring? 22. A. Were you during this time period working on pension and OPEB with regard	4		considered or made recommendations with regard to	4		already started a process related to healthcare for
7 A. Where are you referring to that this makes reference to restructuring pension and OPEB? 3 Q. Well, let me ask the question a different way. 9 Use with report suggest restructuring pension and OPEB? 10 Q. Key. Did you discuss with the city council restructuring recommendations that included pension and OPEB? 12 A. Not that I recall. 13 Q. Okay. Did you discuss with the city council restructuring recommendations that included pension and OPEB? 14 Q. Prior to what period of time? 15 Q. Prior to the Chapter 9 filing did you discuss with the city council restructuring recommendations that included pension and OPEB? 16 Q. Prior to the Chapter 9 filing did you discuss with the city council restructuring recommendations that included pension and OPEB? 18 Q. Prior to the Chapter 9 filing did you discuss with the city council retructuring recommendations that included pension and OPEB? 18 Q. Prior to the Chapter 9 filing did you discuss with the city council retructuring recommendations that included pension and OPEB? 18 Q. Prior to the Chapter 9 filing did you discuss with the city council retructuring recommendations that included pension and OPEB? 18 Q. Prior to the Chapter 9 filing did you discuss with the city council retructuring recommendations that included pension and OPEB? 18 Q. Prior to the Chapter 9 filing did you discuss with the city council recommendations for pensions and OPEB? 18 Q. Prior to two the Chapter 9 filing did you discuss with the city council recommendations for pensions and OPEB? 18 Q. When you say history, are you referring to recent history or what period of time? 19 Q. Prior to you recall sele. In the title the City entered into concessionary agreements with the city council recommendations for pensions and OPEB? 18 Q. When you say history, are you referring to recent history or what was the last time that the City entered into concessionary agreements with the city council recommendations for pension and OPEB 18 Q. When you desendent with the was	5		restructuring pensions and OPEB?	5		both active and retired employees at various cost
to restructuring pension and OPEB? Q. Well, let me ask the question a different way. Does this report suggest restructuring pension and OPEB? A. Not that I recall. Q. Ckay. Did you discuss with the city council restructuring recommendations that included pension and OPEB and OPEB? MR. MILLER: Object to form. Q. Prior to the Chapter 9 filing did you discuss with the city council restructuring recommendations that included pension and OPEB prior to the Chapter 9 filing did you discuss with the city council restructuring recommendations that included pension and OPEB? A. No. Q. Prior to the Chapter 9 filing did you discuss with the city council restructuring recommendations that included pension and OPEB? A. No. A. No. MR. MILLER: Object to form. MR. MILLER: Objection to form, foundation. A. No. A. No. A. No. A. No. A. Wes. MR. MILLER: Objection to form, foundation. MR. MILLER: Objection to form, foundation. A. Ves. A. Yes. A. O. Oby un recall seeing that document before today? A. Yes. A. Oo, what is it? A. Yes. A. This appears to be the presentation document for the financial advisory board meeting on April 8th. G. Ookay, would you turn to page 12, please? I'm reading from the bottom of the page CM — which I'm assuming is an abbreviation for Conway MacKenzie; i	6		MR. MILLER: Object to form.	6		reduction efforts and the pension topics I believe
9 Q. Well, let me ask the question a different way. 10 Does this report suggest restructuring 11 pension and OPEB? 12 A. Not that I recall. 13 Q. Okay. Did you discuss with the city council 14 restructuring recommendations that included pension and OPEB? 15 A. Not that I recall. 16 MR. MILLER: Object to form. 17 Q. Prior to the Chapter 9 filing did you discuss with the city council restructuring recommendations that included pension and OPEB? 16 MR. MILLER: Object to form. 17 Q. Prior to the Chapter 9 filing did you discuss with the city council restructuring recommendations that included pension and OPEB? 20 A. No. 21 Q. When was the first – did you ever discuss with the city council recommendations for pensions and OPEB? 22 (Marked Exhibit No. 15.) 23 A. No. 24 (Marked Exhibit No. 15.) 25 Q. I'm going to show you what's been marked Moore 15. 26 (Marked Exhibit No. 15.) 27 A. Yes. 28 MS. LEVINE: Sorry, I gave you my copy too. 39 Q. Do you recall seeing that document before today? 4 A. Yes. 4 A. Yes. 5 Q. What is it? 6 A. This appears to be the presentation document for the financial advisory board meeting on April 8th. 10 Consequence? 11 Converce? 12 A. When you say history, are you referring to recent history or what period of time? 14 C. Prior to your engagement, what was the last time that the City entered into concessionary agreements with its unions or concessionary negotiation with its unions or concessionary agreements with its unions procent prior to your engagement, what was the last time that the City entered into concessionary agreements with its unions procent prior to your engagement, what was the last time that the City entered into concessionary agreements with its unions or concessionary agreements with unions with regard to the City s	7	A.	Where are you referring to that this makes reference	7		began maybe in the beginning of March or thereabouts.
Does this report suggest restructuring pension and OPEB? A. Not that I recall. MR. MILLER: Object to form. MR. MILLER: Object to form. Page 118 MR. MILLER: Object to form. MR. MILLER: Objection to form, foundation. MR. MILLER: Objection to form, foundati	8		to restructuring pension and OPEB?	8	Q.	In connection with the work that you did with regard
11 pension and OPEB? 12 A. Not that I recall. 13 Q. Okay. Did you discuss with the city council recommendations that included pension and OPEB restructuring recommendations that included pension and OPEB restructuring. 14 Q. Prior to your engagement, what was the last time that the City entered into concessionary agreements with its unions your concessionary agreements with its unions or concessionary agreements with its unions or concessionary agreements with its unions your processionary agreements with its unions just prior? 15 MR. MILLER: Objection to form, foundation. 16 Just to clarify, Ms. Levine, I am not the primary point person on OPEB. I certainly have participated in meetings where OPEB has been discussed. My understanding is that the most recent time related to changes in healthcare would have been the implementation of the City Employment Terms during 2012. 18 MR. MILLER: Yes. 19 A. Just to clarify, Ms. Levine, I am not the primary point person on OPEB. I certainly have participated in meetings where OPEB has been discussed. My understanding is that the most recent time related to changes in healthcare would have been the implementation of the City Employment Terms during 2012. 20 Do you recall seeing that document for the financial advisory board meeting on April 8th. 21 A. This appears to be the presentation document for the financial advisory board meeting on April 8th. 22 A. Generally. 23 A. No. 24 A. Yes. 25 A. Idon't recall if the changes to the actives were pushed through to retired employees or not. 26 A. Tool your role with regard to the pensions inscuss certainly becam	9	Q.	Well, let me ask the question a different way.	9		to pension and OPEB, did you review the City's history
12 A. Not that I recall. 13 Q. Okay. Did you discuss with the city council 14 restructuring recommendations that included pension 15 and OPEB? 16 MR. MILLER: Object to form. 17 Q. Pirot to the Chapter 9 filing did you discuss with the 18 city council restructuring recommendations that 19 included pension and OPEB? 19 A. No. 20 A. No. 21 Q. When was the first did you ever discuss with the 22 city council recommendations for pensions and OPEB? 23 A. No. 24 (Marked Exhibit No. 15.) 25 Q. I'm going to show you what's been marked Moore 15. 26 Q. What is it? 27 MS. LEVINE: Sorry, I gave you my copy too. 28 A. No. 29 MS. LEVINE: Sorry, I gave you my copy too. 39 Q. Do you recall seeing that document before today? 4 A. Yes. 5 Q. What is it? 5 Q. Okay, would you turn to page CM - which i'm rassuming is an abbreviation for Conway MacKenzle; is that correct? 29 A. Yes, ma'am. 20 Do you see where I'm reading? 20 This appears to De the presentation document for the financial advisory board meeting on April 8th. correct? 20 A. Yes, ma'am. 21 Q. Does that refresh your recollection with regard to whether or not you were working on pension and OPEB restructuring? 20 A. What six the city or multiple departments including pension and OPEB restructuring? 21 A. I don't believe you asked me that before. 22 G. Were you during this time period working on pension and OPEB restructuring? 23 A. When you asy history, are you regagement, what was the last time that the City entered into concessionary agreements with the tits unions or concessionary agreements with the the City entered into concessionary agreements with the city concellance the City entered into concessionary agreements with the city concellance the City entered into concessionary agreements with the city concellance the City entered into concessionary agreements with the city concellance the City entered into concessionary agreements with the city concellance the City entered into concessionary agreements with the city concellance the City entered into concessionary agr	10		Does this report suggest restructuring	10		with regard to negotiations with the unions with
13 Q. Okay. Did you discuss with the city council restructuring recommendations that included pension and OPEB? MR. MILLER: Object to form. O Prior to the Chapter 9 filing did you discuss with the city council restructuring recommendations that included pension and OPEB? A No. O When was the first did you ever discuss with the city council restructuring recommendations that yein cluded pension and OPEB? A No. O When was the first did you ever discuss with the city council recommendations for pensions and OPEB? A No. MR. MILLER: Objection to form, foundation. In meetings where OPEB, I certainly have participated in meetings where OPEB, I certainly have participated in most recent time related to changes in healthcare would have been the implementation of the City Employment Terms during MR. MILLER: Yes. Page 118 MR. MILLER: Objection to form, foundation. In meetings where OPEB has been discussed. My understanding is that the most recent time related to changes in healthcare would have been the implementation of the City Employment Terms during 2012 A Ves. MR. MILLER: Yes. Page 118 MR. MILLER: Yes. Page 118 A Yes. Generally. A Are you familiar with those employment terms? A Lon't recall if the changes to the actives were pushed through to retired employees or not. A Idon't know about during the month of April. It may have been in April, but essentially as pension issues certainly became a focal point, there was the establishment of a task force and I was asked by Kriss Andrews to lead that task force? A Yes, ma'am. A Idon't know about during the month of April. It may have been in April, but essentially as pension lask force? A Are yes, ma'am. A Yes, ma'am. A Yes, ma'am. D you see where I'm reading? A Yes, ma'am. A Yes, ma'am. A Yes, ma'am. A Idon't know about during the month of	11		pension and OPEB?	11		regard to the OPEB issues?
restructuring recommendations that included pension and OPEB? MR. MILLER: Object to form. MR. MILLER: Objection to form, foundation. MR. MILLER: Objection	12	A.	Not that I recall.	12	Α.	When you say history, are you referring to recent
15 and OPEB? 16 MR. MILLER: Object to form. 17 Q. Prior to the Chapter 9 filing did you discuss with the city council restructuring recommendations that included pension and OPEB? 20 A. No. 21 Q. When was the first – did you ever discuss with the city council restructuring recommendations and OPEB? 22 A. No. 23 A. No. 24 (Marked Exhibit No. 15.) 25 Q. I'm going to show you what's been marked Moore 15. 26 MR. MILLER: Yes. 27 MR. MILLER: Objection to form, foundation. 28 In grid person on OPEB. I certainly have participated in meetings where OPEB has been discussed. My understanding is that the most recent time related to changes in healthcare would have been the implementation of the City Employment Terms during 2012. 28 MR. MILLER: Yes. 29 Page 118 20 MR. MILLER: Objection to form, foundation. 19 MR. MILLER: Objection to form, foundation. 10 A. Ves. 11 MR. MILLER: Objection to form, foundation. 10 A. Ves. 21 A. Yes. 22 A. Cenerally. 23 A. Ockay. Were there OPEB concessions made as part of those terms? 24 A. I don't enable the present and the primary point in the in April? 25 A. I don't enable the changes to the actives were pushed through to retired employees	13	Q.	Okay. Did you discuss with the city council	13		history or what period of time?
15 and OPEB? 16 MR. MILLER: Object to form. 17 Q. Prior to the Chapter 9 filing did you discuss with the city council restructuring recommendations that included pension and OPEB? 18 city council restructuring recommendations that included pension and OPEB? 19 A. No. 20 A. No. 21 Q. When was the first – did you ever discuss with the city council recommendations for pensions and OPEB? 22 A. No. 23 A. No. 24 (Marked Exhibit No. 15.) 25 Q. I'm going to show you what's been marked Moore 15. 26 MR. MILLER: Yes. 27 Page 118 28 A. Yes. 29 MS. LEVINE: Sorry, I gave you my copy too. 30 Q. Do you recall seeing that document before today? 4 A. Yes. 5 Q. What is it? 6 A. This appears to be the presentation document for the financial advisory board meeting on April 8th. 7 Q. Chay, would you turn to page 12, please? I'm reading from the bottom of the page CM – which I'm assuming is an abbreviation for Conway MacKenzie; is that correct? 10 Q. — is also working on various work streams that span across the City or multiple departments including pension and OPEB restructuring? 20 Lind Milliman participated in that task force? 21 A. Yes, ma'am. 22 MS. LEVINE: Sorry I gave you my copy too. 33 Q. Doyou recall seeing that document for the financial advisory board meeting on April 8th. 4 A. Yes. 5 Q. What is it? 6 A. This appears to be the presentation document for the financial advisory board meeting on April 8th. 5 Q. What is it? 6 A. This appears to be the presentation document for the financial advisory board meeting on April 8th. 6 Q. Day would you turn to page 12, please? I'm reading from the bottom of the page CM – which I'm assuming is an abbreviation for Conway MacKenzie; is that correct? 5 Q. Financial advisory board meeting on April 8th. 6 Q. — is also working on various work streams that span across the City or multiple departments including pension and OPEB restructuring. 7 A. Yes, ma'am. 8 Q. Does that refresh your recollection with regard to whether or not you were working on pension and OPEB restructuring? 8 A. I don'	14		restructuring recommendations that included pension	14	Q.	Prior to your engagement, what was the last time that
16 MR. MILLER: Object to form. 17 Q. Prior to the Chapter 9 filling did you discuss with the city council restructuring recommendations that included pension and OPEB? 20 A. No. 21 Q. When was the first – did you ever discuss with the city council restructuring recommendations that included pension and OPEB? 22 A. No. 23 A. No. 24 (Marked Exhibit No. 15.) 25 Q. I'm going to show you what's been marked Moore 15. 26 Q. Mark MILLER: Yes. 27 A. Yes. 28 MR. MILLER: Yes. 29 A. What is it? 29 A. Yes. 20 Q. What is it? 30 Q. Do you recall seeing that document before today? 4 A. Yes. 4 Q. Okay, would you turn to page 12, please? I'm reading from the bottom of the page CM – which I'm assuming is an abbreviation for Conway MacKenzie; is that correct? 29 A. Yes, ma'am. 30 Q. — is also working on various work streams that span across the City or multiple departments including pension and OPEB restructuring? 30 Q. Do you see where I'm reading? 41 A. Yes, ma'am. 42 A. Yes, ma'am. 43 Q. Does that refresh your recollection with regard to whether or not you were working on pension and OPEB restructuring? 41 A. I don't believe you asked me that before. 42 Q. Where there OPEB has been discussed. My understanding is that the most recent time related to changes in healthcare would have been the implementation of the City Employment Terms during 2 to changes in healthcare would have been the implementation of the City Employment Terms during 2 to changes in healthcare would have been the implementation of the City Employment Terms during 2 to changes in healthcare would have been the implementation of the City Employment Terms during 2 to changes in healthcare would have been the implementation of the City Employment Terms during 2 to changes in healthcare would have been the implementation of the City Employment Terms 2 to changes in healthcare would have been the implementation of the City Employment Terms 2 to changes in healthcare would have been the implementation of the City Employment Terms 2 to changes in healthcare would hav	15		and OPEB?	15		
17 Q. Prior to the Chapter 9 filing did you discuss with the city council restructuring recommendations that 19 included pension and OPEB? 20 A. No. 21 Q. When was the first did you ever discuss with the city council recommendations for pensions and OPEB? 22 A. No. 23 A. No. 24 (Marked Exhibit No. 15.) 25 Q. I'm going to show you what's been marked Moore 15. 26 Q. What is it? 27 A. This appears to be the presentation document for the financial advisory board meeting on April 8th. 28 Q. Okay, would you turn to page 12, please? I'm reading is an abbreviation for Conway MacKenzie; is that correct? 29 C is also working on various work streams that span across the City or multiple departments including pension and OPEB restructuring. 20 Q. Were you during this time period working on pension and OPEB restructuring? 21 A. Yes, ma'am. 22 G. Were you during this time period working on pension and OPEB restructuring? 23 C. Were you during this time period working on pension and OPEB restructuring? 24 Unions just prior? 25 MR. MILLER: Objection to form, foundation. 26 MR. MILLER: Objection to form, foundation. 27 A. Just to clarify, Ms. Levine, I am not the primary point person on OPEB. I certainly have participated in meetings where OPEB has been discussed. My understanding is that the most recent time related to changes in healthcare would have been the implementation of the City Employment Terms during 224 understanding is that the most recent time related to changes in healthcare would have been the implementation of the City Employment Terms during 225 2012. 26 A. Yes Generally. 27 A. Are you familiar with those employment terms? 28 A. I don't recall if the changes to the actives were pushed through to retired employees or not. 39 A. I don't know about during the month of April. It may have been in April, but essentially as pension issues certainly became a focal point, there was the establishment of a task force? 29 A. Yes, ma'am. 30 A. Yes, ma'am. 40 A. Yes, ma'am. 41 A. Yes, ma'am. 42 A. Yes, ma'am. 43 C. O	16		MR. MILLER: Object to form.	16		
ticty council restructuring recommendations that included pension and OPEB? A No. 20 A. No. 20 A. No. 21 Q. When was the first did you ever discuss with the city council recommendations for pensions and OPEB? 22 city council recommendations for pensions and OPEB? 23 A. No. 24 (Marked Exhibit No. 15.) 25 Q. I'm going to show you what's been marked Moore 15. 25 Q. I'm going to show you what's been marked Moore 15. 26 MR. MILLER: Yes. 27 A. Yes. 39 Q. Do you recall seeing that document before today? 31 A. Yes. 32 Q. What is it? 34 A. Yes. 35 Q. What is it? 36 A. This appears to be the presentation document for the 7 financial advisory board meeting on April 8th. 36 Q. Okay, would you turn to page 12, please? I'm reading 16 is an abbreviation for Conway MacKenzie; is that 27 Correct? 29 A. Yes, ma'am. 20 A. Yes, ma'am. 20 A. Yes, ma'am. 21 Correct? 20 Doy usee where I'm reading? 20 Correct? 21 A. Yes, ma'am. 22 Corect? 21 A. Yes, ma'am. 25 Q. Who lese participate in that task force? 26 A. This appears to be the presentation and OPEB restructuring. 27 A. Yes, ma'am. 28 Correct? 29 A. I don't know about during the month of April. It may have been in April, but essentially as pension insues certainly became a focal point, there was the establishment of a task force and I was asked by Kriss Andrews to lead that task force? 20 A. I believe it states in my declaration, but essentially we were to look at causes of the underfunding, evaluate the underfunding, and OPEB restructuring? 20 A. I believe it states in my declaration, but essentially we were to look at causes of the underfunding, evaluate the underfunding amount and options that may exist as it relates to the defined benefit pension	17	Q.	Prior to the Chapter 9 filing did you discuss with the	17		unions just prior?
19 included pension and OPEB? 20 A. No. 21 Q. When was the first did you ever discuss with the 22 city council recommendations for pensions and OPEB? 23 A. No. 24 (Marked Exhibit No. 15.) 25 Q. I'm going to show you what's been marked Moore 15. 26 MS. LEVINE: Sorry, I gave you my copy too. 3 Q. Do you recall seeing that document before today? 4 A. Yes. 5 Q. What is it? 6 A. This appears to be the presentation document for the 7 financial advisory board meeting on April 8th. 8 Q. Okay, would you turn to page 12, please? I'm reading 9 from the bottom of the page CM which I'm assuming 10 is an abbreviation for Conway MacKenzie; is that 11 correct? 12 A. Yes, ma'am. 13 Q is also working on various work streams that span 14 across the City or multiple departments including 15 pension and OPEB restructuring. 16 Do you see where I'm reading? 17 A. Yes, ma'am. 18 Q. Does that refresh your recollection with regard to whether or not you were working on pension and OPEB 20 restructuring? 21 A. I don't believe you asked me that before. 22 understanding is that the most recent time related to changes in healthcare would have been the implementation of the City Employment Terms during 24 and Farm June 25 and Sanges in healthcare would have been the implementation of the City Employment Terms during 25 and Sanges in healthcare would have been the implementation of the City Employment Terms during 26 and Sanges in healthcare would have been the implementation of the City Employment Terms during 27 and Sanges in healthcare would have been the implementation of the City Employment Terms during 27 and Sanges in healthcare would have been the implementation of the City Employment Terms during 28 and Sanges in healthcare would have been the implementation of the City Employment Terms during 29 and Care 30 and Sanges in healthcare would have been the implementation of the City Employment Terms during 29 and Care 30 and Sanges in healthcare would have been the implementation of the City Employment Terms 29 and Care 30 and S	18			18		MR. MILLER: Objection to form, foundation.
20 A. No. 21 Q. When was the first did you ever discuss with the 22 city council recommendations for pensions and OPEB? 23 A. No. 24 (Marked Exhibit No. 15.) 25 Q. I'm going to show you what's been marked Moore 15. 26 MS. LEVINE: Sorry, I gave you my copy too. 27 Q. Do you recall seeing that document before today? 28 A. Yes. 29 MS. LEVINE: Sorry, I gave you my copy too. 30 Q. Do you recall seeing that document before today? 40 A. Yes. 41 A. Yes. 52 Q. What is it? 42 A. This appears to be the presentation document for the financial advisory board meeting on April 8th. 43 Q. Okay, would you turn to page 12, please? I'm reading from the bottom of the page CM which I'm assuming is an abbreviation for Conway MacKenzie; is that correct? 42 A. Yes, ma'am. 43 Q. Yes, ma'am. 44 A. Yes, ma'am. 45 Q. Okay, would you turn to page 12, please? I'm reading from the bottom of the page CM which I'm assuming is an abbreviation for Conway MacKenzie; is that across the City or multiple departments including pension and OPEB restructuring. 46 Q. Does that refresh your recollection with regard to whether or not you were working on pension and OPEB restructuring? 47 A. Yes, ma'am. 48 Q. Does that refresh your recollection with regard to whether or not you were working on pension and OPEB restructuring? 49 A. I don't recall if the changes to the actives were pushed through to retired employees or not. 40 Q. Did your role with regard to the pensions increase over at any point in time in April? 41 A. Yes, ma'am. 42 A. Yes, ma'am. 43 Q. Yes, ma'am. 44 Lon't secall if the changes to the actives were pushed through to retired employees or not. 45 A. I don't know about during the month of April. It may have been in April, but essentially as pension issues certainly became a focal point, there was the establishment of a task force and I was asked by Yes, ma'am. 46 Q. Who else participated in that task force? 47 A. Attorneys from Jones Day and Miller Canfield. 48 Q. Did Milliman participate in that task force? 49 A. I believe it s	19			19	Α.	Just to clarify, Ms. Levine, I am not the primary
21 Q. When was the first did you ever discuss with the city council recommendations for pensions and OPEB? 22 A. No. 23 A. No. 24 (Marked Exhibit No. 15.) 25 Q. I'm going to show you what's been marked Moore 15. 26 MR. MILLER: Yes. 27 Page 118 28 MS. LEVINE: Sorry, I gave you my copy too. 38 Q. Do you recall seeing that document before today? 4 A. Yes. 5 Q. What is it? 6 A. This appears to be the presentation document for the financial advisory board meeting on April 8th. 28 Q. Okay, would you turn to page 12, please? I'm reading is an abbreviation for Conway MacKenzie; is that correct? 29 A. Yes, ma'am. 20 A. Yes, ma'am. 30 Q. Doy ou see where I'm reading? 4 A. Yes, ma'am. 4 Doy ou see where I'm reading? 5 A. I don't know about during the month of April. It may have been in April; but essentially as pension issues certainly became a focal point, there was the establishment of a task force and I was asked by Kriss Andrews to lead that task force? 4 A. Yes, ma'am. 5 Q. Does that refresh your recollection with regard to whether or not you were working on pension and OPEB restructuring? 6 A. I don't know about during the month of April. It may have been in April, but essentially as pension issues certainly became a focal point, there was the establishment of a task force and I was asked by Kriss Andrews to lead that task force? 5 A. Yes, ma'am. 6 Q. Does that refresh your recollection with regard to whether or not you were working on pension and OPEB restructuring? 7 A. Yes, ma'am. 8 Q. Does that refresh your ecollection with regard to whether or not you were working on pension and OPEB restructuring? 9 A. I don't know about during the month of April. It may have been in April, but essentially as pension issues certainly became a focal point, there was the establishment of a task force and I was asked by Kriss Andrews to lead that task force? 17 A. Yes, ma'am. 18 Q. Does that refresh your recollection with regard to whether or not you were working on pension and OPEB restructuring? 20 Were you during this time	20	A.	•			
city council recommendations for pensions and OPEB? 23 A. No. 24 (Marked Exhibit No. 15.) 25 Q. I'm going to show you what's been marked Moore 15. 26 MR. MILLER: Yes. 27 Page 118 28 MS. LEVINE: Sorry, I gave you my copy too. 38 Q. Do you recall seeing that document before today? 4 A. Yes. 5 Q. What is it? 6 A. This appears to be the presentation document for the financial advisory board meeting on April 8th. 7 Gokay, would you turn to page 12, please? I'm reading grown the bottom of the page CM which I'm assuming is an abbreviation for Conway MacKenzie; is that correct? 10 A. Yes, ma'am. 11 Do you see where I'm reading? 12 A. Yes, ma'am. 13 Q. Does that refresh your recollection with regard to whether or not you were working on pension and OPEB restructuring? 20 Were you during this time period working on pension and OPEB restructuring? 21 understanding is that the most recent time related to changes in healthcare would have been the implementation of the City Employment Terms during 2012. 24 changes in healthcare would have been the implementation of the City Employment Terms during 2012. 25 2012. Page 120 26 A. Generally. 3 Q. Okay. Were there OPEB concessions made as part of 4 those terms? 4 A. I don't recall if the changes to the actives were pushed through to retired employees or not. 7 Q. Did your role with regard to the pension isncrease over at any point in time in April? 9 A. I don't know about during the month of April. It may have been in April, but essentially as pension issues certainly became a focal point, there was the establishment of a task force and I was asked by Kriss Andrews to lead that task force? 15 A. Yes, ma'am. 16 Do you see where I'm reading? 17 A. Yes, ma'am. 18 Q. Does that refresh your recollection with regard to whether or not you were working on pension and OPEB restructuring? 29 A. I believe it states in my declaration, but essentially we were to look at causes of the underfunding, evaluate the underfunding amount and options that may implementation of the City Employme	21	Q.	When was the first did you ever discuss with the			
23 A. No. 24 (Marked Exhibit No. 15.) 25 Q. I'm going to show you what's been marked Moore 15. 26 Q. I'm going to show you what's been marked Moore 15. 27 Page 118 28 MR. MILLER: Yes. 29 MS. LEVINE: Sorry, I gave you my copy too. 30 Q. Do you recall seeing that document before today? 40 A. Yes. 50 Q. What is it? 60 A. This appears to be the presentation document for the financial advisory board meeting on April 8th. 61 Q. Okay, would you turn to page 12, please? I'm reading from the bottom of the page CM which I'm assuming is an abbreviation for Conway MacKenzie; is that correct? 10 A. Yes, ma'am. 11 Q is also working on various work streams that span across the City or multiple departments including pension and OPEB restructuring. 10 Do you see where I'm reading? 11 Q. Are you familiar with those employment terms? 12 A. Generally. 13 Q. Okay. Were there OPEB concessions made as part of those terms? 14 A. Yes, ma'am. 15 Q. Okay, would you turn to page 12, please? I'm reading over at any point in time in April? 16 Page 120 17 A. Yes, ma'am. 18 Q. Does that refresh your recollection with regard to whether or not you were working on pension and OPEB restructuring? 16 Page 120 17 A. Yes, ma'am. 18 Q. Does that refresh your recollection with regard to whether or not you were working on pension and OPEB restructuring? 19 Page 120 20 Page 120 21 A. I don't ecall if the changes to the actives were pushed through to retired employees or not. 22 A. Generally. 23 A. Generally. 24 A. Generally. 25 A. I don't recall if the changes to the actives were pushed through to retired employees or not. 27 Q. Did your role with regard to the pensions increase over at any point in time in April? 29 A. I don't know about during the month of April. It may have been in April, but essentially as pension issues certainly became a focal point, there was the establishment of a task force and I was asked by Kriss Andrews to lead that task force? 21 A. Attorneys from Jones Day and Miller Canfield. 22 A. I believe it states in my d	22					
24 (Marked Exhibit No. 15.) 25 Q. I'm going to show you what's been marked Moore 15. 26 Page 118 27 MR. MILLER: Yes. 28 MS. LEVINE: Sorry, I gave you my copy too. 3 Q. Do you recall seeing that document before today? 4 A. Yes. 5 Q. What is it? 6 A. This appears to be the presentation document for the financial advisory board meeting on April 8th. 7 financial advisory board meeting on April 8th. 8 Q. Okay, would you turn to page 12, please? I'm reading from the bottom of the page CM which I'm assuming is an abbreviation for Conway MacKenzie; is that correct? 12 A. Yes, ma'am. 13 Q is also working on various work streams that span across the City or multiple departments including pension and OPEB restructuring. 16 Do you see where I'm reading? 17 A. Yes, ma'am. 18 Q. Does that refresh your recollection with regard to whether or not you were working on pension and OPEB restructuring? 20 Q. Were you during this time period working on pension and OPEB restructuring? 20 (Mark of Exployment Terms during 2012. 20 (A re you familiar with those employment terms? 2 A. Generally. 3 Q. Okay. Were there OPEB concessions made as part of those terms? 4 D. Dokay. Were there OPEB concessions made as part of those terms? 5 A. I don't recall if the changes to the actives were pushed through to retired employees or not. 7 Q. Did your role with regard to the pensions increase over at any point in time in April. It may have been in April, but essentially as pension issues certainly became a focal point, there was the establishment of a task force and I was asked by Kriss Andrews to lead that task force? 15 A. Yes, ma'am. 16 Q. Did Milliman participate in that task force? 17 A. Attorneys from Jones Day and Miller Canfield. 18 Q. And what exactly was the role of the pension task force? 29 A. I don't know about during the month of April. It may have been in April, but essentially as pension issues certainly became a focal point, there was the establishment of a task force and I was asked by Cres, ma'am. 19 Q. Did Milliman par	1	A.	•			_
25 Q. I'm going to show you what's been marked Moore 15. Page 118 MR. MILLER: Yes. MS. LEVINE: Sorry, I gave you my copy too. A Yes. Q What is it? A This appears to be the presentation document for the financial advisory board meeting on April 8th. Q Okay, would you turn to page 12, please? I'm reading from the bottom of the page CM which I'm assuming sa nabbreviation for Conway MacKenzie; is that correct? A Yes, ma'am. A Yes, ma'am. Do you see where I'm reading? A Yes, ma'am. Do you see where I'm reading? A Yes, ma'am. Do you see where I'm reading? A Yes, ma'am. Do you see where I'm reading? A Yes, ma'am. Do you see where I'm reading? A Yes, ma'am. Do you see where I'm reading? A Yes, ma'am. Do you see where I'm reading? A Yes, ma'am. Do you see where I'm reading? A Yes, ma'am. Do you see where I'm reading? A Yes, ma'am. Do you see where I'm reading? A Yes, ma'am. Do you see where I'm reading? A Yes, ma'am. Do you see where I'm reading? A Yes, ma'am. Do you see where I'm reading? A Yes, ma'am. Do you see where I'm reading? A Yes, ma'am. Do you see where I'm reading? A Yes, ma'am. Do you see where I'm reading? A Yes, ma'am. Do you see where I'm reading? A Yes, ma'am. Do you see where I'm reading? A Yes, ma'am. A Yes, ma'am. Do you see where I'm reading? A Yes, ma'am. Do you see where I'm reading? A Yes, ma'am. A Yes, ma'am. A Yes, ma'am. A Yes, ma'am. Do you see where I'm reading? A Yes, ma'am. A Yes, ma'am. A Yes, ma'am. A Yes, ma'am. Do you see where I'm reading? A Yes, ma'am. A Yes, ma'am. Do you see where I'm reading? A Yes, ma'am. A Yes, ma'am. Do you see where I'm reading? A Yes, ma'am. A Yes, ma'am. A Yes, ma'am. Do you see where I'm reading? A Yes, ma'am. B Q Did Milliman participate in that task force? A New you during this time period working on pension and OPEB in the changes to the actives were pushed through to retired employes or not. A I don't know about during t	24		(Marked Exhibit No. 15.)			-
Page 118 MR. MILLER: Yes. MS. LEVINE: Sorry, I gave you my copy too. Querical seeing that document before today? And And Yes. Querical work was a correct? And the bottom of the page CM which I'm assuming is an abbreviation for Conway MacKenzie; is that correct? And Yes, ma'am. Querical working on various work streams that span across the City or multiple departments including pension and OPEB restructuring. Do you see where I'm reading? And Yes, ma'am. Page 118 I Querical with those employment terms? And Generally. Querical with those employment terms? And Generally. Querical with those employment terms? And I don't recall if the changes to the actives were pushed through to retired employees or not. Querical Mon't recall if the changes to the actives were pushed through to retired employees or not. Querical Mon't recall if the changes to the actives were pushed through to retired employees or not. Querical Mon't recall if the changes to the actives were pushed through to retired employees or not. Querical Mon't recall if the changes to the actives were pushed through to retired employees or not. Querical Mon't recall if the changes to the actives were pushed through to retired employees or not. Querical Mon't recall if the changes to the actives were pushed through to retired employees or not. Querical Mon't recall if the changes to the actives were pushed through to retired employees or not. Querical Mon't recall if the changes to the actives were pushed through to retired employees or not. Querical Mon't recall if the changes to the actives were pushed through to retired employees or not. Querical Mon't selieve swere and through to retired employees or not. Querical Mon't know about during the month of April. It may have been in April, but essentially as pension issues certainly became a focal point, there was the establishment of a task force. And Who else participated in that task force? And Whotelse participated in that task force? And what exactly was the role of the pension task force? And Whotel	25	Q.				
MS. LEVINE: Sorry, I gave you my copy too. Q. Do you recall seeing that document before today? A. Yes. What is it? A. This appears to be the presentation document for the financial advisory board meeting on April 8th. Q. Okay, would you turn to page 12, please? I'm reading from the bottom of the page CM which I'm assuming is an abbreviation for Conway MacKenzie; is that correct? A. Yes, ma'am. Q is also working on various work streams that span across the City or multiple departments including pension and OPEB restructuring. Do you see where I'm reading? A. Yes, ma'am. Do you see where I'm reading? A. Yes, ma'am. Do you see where I'm reading? A. Yes, ma'am. Do you see working on pension and OPEB restructuring? A. I don't keelieve you asked me that before. Q. Were you during this time period working on pension and OPEB restructuring? A. I don't recall if the changes to the actives were pushed through to retired employees or not. A. I don't recall if the changes to the actives were pushed through to retired employees or not. A. I don't keelie of the pensions increase over at any point in time in April? A. I don't know about during the month of April. It may have been in April, but sesentially as pension issues certainly became a focal point, there was the establishment of a task force and I was asked by Kriss Andrews to lead that task force? I A. Yes, ma'am. Q. Did your role with regard to the pensions increase over at any point in time in April? A. I don't know about during the month of April. It may have been in April, but sesentially as pension issues certainly became a focal point, there was the establishment of a task force and I was asked by Kriss Andrews to lead that task force? A. Yes, ma'am. Q. Did your role with regard to the pensions increase over at any point in time in April? A. I don't know about during the month of April. It may have been in April, but sesentially as pension issues over at any point in time in April? A. Yes, ma'am. A. Yes, ma'am. A. Y			Page 118			Page 120
3 Q. Do you recall seeing that document before today? 4 A. Yes. 5 Q. What is it? 6 A. This appears to be the presentation document for the financial advisory board meeting on April 8th. 8 Q. Okay, would you turn to page 12, please? I'm reading from the bottom of the page CM which I'm assuming is an abbreviation for Conway MacKenzie; is that correct? 12 A. Yes, ma'am. 13 Q is also working on various work streams that span across the City or multiple departments including pension and OPEB restructuring. 15 Do you see where I'm reading? 16 Whether or not you were working on pension and OPEB whether or not you were working on pension and OPEB Q. Were you during this time period working on pension and OPEB restructuring? 20 Were you during this time period working on pension and OPEB restructuring? 21 A. I don't believe you asked me that before. 22 Q. Were you during this time period working on pension and OPEB restructuring? 3 Q. Okay. Were there OPEB concessions made as part of those terms? 4 those terms? 5 A. I don't recall if the changes to the actives were pushed through to retired employees or not. 7 Q. Did your role with regard to the pensions increase over at any point in time in April? 9 A. I don't know about during the month of April. It may have been in April, but essentially became a focal point, there was the establishment of a task force and I was asked by Kriss Andrews to lead that task force? 14 Q. Did Milliman participate in that task force? 15 A. Yes, ma'am. 16 Q. Who else participated in that task force? 17 A. Attorneys from Jones Day and Miller Canfield. 18 Q. And what exactly was the role of the pension task force? 19 A. I believe it states in my declaration, but essentially we were to look at causes of the underfunding, evaluate the underfunding amount and options that may exist as it relates to the defined benefit pension	1		MR. MILLER: Yes.	1	Q.	Are you familiar with those employment terms?
4 those terms? 5 Q. What is it? 6 A. This appears to be the presentation document for the financial advisory board meeting on April 8th. 8 Q. Okay, would you turn to page 12, please? I'm reading from the bottom of the page CM which I'm assuming is an abbreviation for Conway MacKenzie; is that correct? 1 A. Yes, ma'am. 1 Q is also working on various work streams that span across the City or multiple departments including pension and OPEB restructuring. 1 Do you see where I'm reading? 2 A. Yes, ma'am. 1 Q. Does that refresh your recollection with regard to whether or not you were working on pension and OPEB restructuring? 2 A. I don't know about during the month of April. It may have been in April, but essentially as pension issues certainly became a focal point, there was the establishment of a task force and I was asked by Kriss Andrews to lead that task force? 1 A. Yes, ma'am. 1 Q. Does that refresh your recollection with regard to whether or not you were working on pension and OPEB restructuring? 2 A. I don't believe you asked me that before. 2 Q. Were you during this time period working on pension and OPEB restructuring? 4 those terms? 5 A. I don't recall if the changes to the actives were pushed through to retired employees or not. 7 Q. Did your role with regard to the pensions increase over at any point in time in April? 9 A. I don't know about during the month of April. It may have been in April, but essentially as pension issues certainly became a focal point, there was the establishment of a task force and I was asked by Kriss Andrews to lead that task force? 1 Q. Did Milliman participate in that task force? 1 A. Attorneys from Jones Day and Miller Canfield. 8 Q. And what exactly was the role of the pension task force? 9 A. I believe it states in my declaration, but essentially we were to look at causes of the underfunding, evaluate the underfunding amount and options that may exist as it relates to the defined benefit pension	2		MS. LEVINE: Sorry, I gave you my copy too.	2	A.	Generally.
5 Q. What is it? 6 A. This appears to be the presentation document for the financial advisory board meeting on April 8th. 8 Q. Okay, would you turn to page 12, please? I'm reading from the bottom of the page CM which I'm assuming is an abbreviation for Conway MacKenzie; is that correct? 12 A. Yes, ma'am. 13 Q is also working on various work streams that span across the City or multiple departments including pension and OPEB restructuring. 15 A. I don't recall if the changes to the actives were pushed through to retired employees or not. 17 Q. Did your role with regard to the pensions increase over at any point in time in April? 18 Q is also working on various work streams that span across the City or multiple departments including pension and OPEB restructuring. 19 A. I don't know about during the month of April. It may have been in April, but essentially as pension issues certainly became a focal point, there was the establishment of a task force and I was asked by Kriss Andrews to lead that task force. 10 Q. Did Milliman participate in that task force? 11 A. Yes, ma'am. 12 Q. Who else participated in that task force? 13 A. Attorneys from Jones Day and Miller Canfield. 14 Q. And what exactly was the role of the pension task force? 15 A. I don't believe you asked me that before. 16 pushed through to retired employees or not. 17 Q. Did your role with regard to the pensions increase over at any point in time in April? 18 A. I don't know about during the month of April. It may have been in April, but essentially as pension issues certainly became a focal point, there was the establishment of a task force and I was asked by Kriss Andrews to lead that task force? 14 Q. Did Milliman participate in that task force? 15 A. Yes, ma'am. 16 Q. Who else participated in that task force? 17 A. Attorneys from Jones Day and Miller Canfield. 18 Q. And what exactly was the role of the pension task force? 19 A. I don't believe you asked me that before. 20 A. I believe it states in my declaration, but essentially w	3	Q.	Do you recall seeing that document before today?	3	Q.	Okay. Were there OPEB concessions made as part of
6 A. This appears to be the presentation document for the 7 financial advisory board meeting on April 8th. 8 Q. Okay, would you turn to page 12, please? I'm reading 9 from the bottom of the page CM which I'm assuming 10 is an abbreviation for Conway MacKenzie; is that 11 correct? 12 A. Yes, ma'am. 13 Q is also working on various work streams that span 14 across the City or multiple departments including 15 pension and OPEB restructuring. 16 Do you see where I'm reading? 17 A. Yes, ma'am. 18 Q. Does that refresh your recollection with regard to 19 whether or not you were working on pension and OPEB 20 restructuring? 21 A. I don't believe you asked me that before. 22 Q. Were you during this time period working on pension 23 and OPEB restructuring? 24 A. Okay, would you turn to page 12, please? I'm reading 25 during the month of April. It may 26 have been in April, but essentially as pension issues 27 certainly became a focal point, there was the 28 establishment of a task force and I was asked by 29 Kriss Andrews to lead that task force. 20 Did Milliman participate in that task force? 20 A. Attorneys from Jones Day and Miller Canfield. 21 A. I don't believe you asked me that before. 22 Q. Were you during this time period working on pension 23 and OPEB restructuring? 24 A. I don't believe you asked me that before. 25 Q. Were you during this time period working on pension 26 pushed through to retired employees or not. 7 Q. Did your role with regard to the pensions increase 8 over at any point in time in April, 9 A. I don't know about during the month of April. It may 10 have been in April, but essentially as pension issues 11 certainly became a focal point, there was the 12 establishment of a task force and I was asked by 13 Kriss Andrews to lead that task force? 14 Q. Did Milliman participate in that task force? 15 A. Yes, ma'am. 16 Q. Who else participated in that task force? 17 A. Attorneys from Jones Day and Miller Canfield. 18 Q. And what exactly was the role of the pension task force? 19 A. I believ	4	A.	Yes.	4		those terms?
financial advisory board meeting on April 8th. 8 Q. Okay, would you turn to page 12, please? I'm reading 9 from the bottom of the page CM which I'm assuming 10 is an abbreviation for Conway MacKenzie; is that 11 correct? 12 A. Yes, ma'am. 13 Q is also working on various work streams that span 14 across the City or multiple departments including 15 pension and OPEB restructuring. 16 Do you see where I'm reading? 17 Q. Did your role with regard to the pensions increase 18 over at any point in time in April? 19 A. I don't know about during the month of April. It may 10 have been in April, but essentially as pension issues 11 certainly became a focal point, there was the 12 establishment of a task force and I was asked by 13 Kriss Andrews to lead that task force. 14 Q. Did Milliman participate in that task force? 15 A. Yes, ma'am. 16 Q. Who else participated in that task force? 17 A. Attorneys from Jones Day and Miller Canfield. 18 Q. And what exactly was the role of the pension task 19 whether or not you were working on pension and OPEB 20 restructuring? 21 A. I don't believe you asked me that before. 22 Q. Were you during this time period working on pension 23 and OPEB restructuring? 24 A. I don't believe you asked me that before. 25 Q. Were you during this time period working on pension 26 evaluate the underfunding amount and options that may 27 exist as it relates to the defined benefit pension	5	Q.	What is it?	5	A.	I don't recall if the changes to the actives were
8 Q. Okay, would you turn to page 12, please? I'm reading 9 from the bottom of the page CM which I'm assuming 10 is an abbreviation for Conway MacKenzie; is that 11 correct? 12 A. Yes, ma'am. 13 Q is also working on various work streams that span 14 across the City or multiple departments including 15 pension and OPEB restructuring. 16 Do you see where I'm reading? 17 A. Yes, ma'am. 18 Q. Does that refresh your recollection with regard to 19 whether or not you were working on pension and OPEB 20 restructuring? 21 A. I don't believe you asked me that before. 22 Q. Were you during this time period working on pension 23 and OPEB restructuring? 24 I don't know about during the month of April. It may 15 have been in April, but essentially as pension issues 16 certainly became a focal point, there was the 18 establishment of a task force and I was asked by 19 Kriss Andrews to lead that task force? 10 Jid Milliman participate in that task force? 11 A. Attorneys from Jones Day and Miller Canfield. 12 Q. And what exactly was the role of the pension task 13 force? 14 Q. Did Milliman participate in that task force? 15 A. Yes, ma'am. 16 Q. Who else participated in that task force? 17 A. Attorneys from Jones Day and Miller Canfield. 18 Q. And what exactly was the role of the pension task 19 force? 20 A. I believe it states in my declaration, but essentially 21 we were to look at causes of the underfunding, 22 evaluate the underfunding amount and options that may 23 exist as it relates to the defined benefit pension	6	A.	This appears to be the presentation document for the	6		pushed through to retired employees or not.
from the bottom of the page CM which I'm assuming is an abbreviation for Conway MacKenzie; is that correct? A. Yes, ma'am. C is also working on various work streams that span across the City or multiple departments including pension and OPEB restructuring. Do you see where I'm reading? A. Yes, ma'am. Do you see where I'm reading? A. Yes, ma'am. C. Does that refresh your recollection with regard to whether or not you were working on pension and OPEB Testructuring? A. I don't know about during the month of April. It may have been in April, but essentially as pension issues certainly became a focal point, there was the establishment of a task force and I was asked by Kriss Andrews to lead that task force? 14 Q. Did Milliman participate in that task force? 15 A. Yes, ma'am. 16 Q. Who else participated in that task force? 17 A. Attorneys from Jones Day and Miller Canfield. 18 Q. And what exactly was the role of the pension task force? 20 restructuring? 21 A. I don't believe you asked me that before. 22 Q. Were you during this time period working on pension and OPEB restructuring? 23 and OPEB restructuring?	7		financial advisory board meeting on April 8th.	7	Q.	Did your role with regard to the pensions increase
is an abbreviation for Conway MacKenzie; is that correct? 10 have been in April, but essentially as pension issues certainly became a focal point, there was the certainly became a focal point, there was the establishment of a task force and I was asked by the establishment of a task force and I	8	Q.	Okay, would you turn to page 12, please? I'm reading	8		over at any point in time in April?
11 certainly became a focal point, there was the 12 A. Yes, ma'am. 13 Q is also working on various work streams that span 14 across the City or multiple departments including 15 pension and OPEB restructuring. 16 Do you see where I'm reading? 17 A. Yes, ma'am. 18 Q. Does that refresh your recollection with regard to 19 whether or not you were working on pension and OPEB 20 restructuring? 21 A. I don't believe you asked me that before. 22 Q. Were you during this time period working on pension 23 and OPEB restructuring? 21 Let a certainly became a focal point, there was the 24 establishment of a task force and I was asked by 25 Kriss Andrews to lead that task force? 26 A. Yes, ma'am. 27 A. Yes, ma'am. 28 Q. Who else participated in that task force? 29 A. Attorneys from Jones Day and Miller Canfield. 29 A. I believe it states in my declaration, but essentially we were to look at causes of the underfunding, 29 evaluate the underfunding amount and options that may 20 exist as it relates to the defined benefit pension	9		from the bottom of the page CM which I'm assuming	9	A.	I don't know about during the month of April. It may
12 A. Yes, ma'am. 13 Q is also working on various work streams that span 14 across the City or multiple departments including 15 pension and OPEB restructuring. 16 Do you see where I'm reading? 17 A. Yes, ma'am. 18 Q. Does that refresh your recollection with regard to 19 whether or not you were working on pension and OPEB 20 restructuring? 21 A. I don't believe you asked me that before. 22 Q. Were you during this time period working on pension 23 and OPEB restructuring? 21 A. Yes, ma'am. 22 establishment of a task force and I was asked by 23 Kriss Andrews to lead that task force? 24 Q. Did Milliman participate in that task force? 25 A. Yes, ma'am. 26 Q. Who else participated in that task force? 27 A. Attorneys from Jones Day and Miller Canfield. 28 Q. And what exactly was the role of the pension task force? 29 A. I believe it states in my declaration, but essentially we were to look at causes of the underfunding, evaluate the underfunding amount and options that may exist as it relates to the defined benefit pension	10		is an abbreviation for Conway MacKenzie; is that	10		have been in April, but essentially as pension issues
13 Q is also working on various work streams that span 14 across the City or multiple departments including 15 pension and OPEB restructuring. 16 Do you see where I'm reading? 17 A. Yes, ma'am. 18 Q. Does that refresh your recollection with regard to 19 whether or not you were working on pension and OPEB 20 restructuring? 21 A. I don't believe you asked me that before. 22 Q. Were you during this time period working on pension 23 and OPEB restructuring? 21 A. Striss Andrews to lead that task force. 14 Q. Did Milliman participate in that task force? 15 A. Yes, ma'am. 16 Q. Who else participated in that task force? 17 A. Attorneys from Jones Day and Miller Canfield. 18 Q. And what exactly was the role of the pension task force? 20 A. I believe it states in my declaration, but essentially we were to look at causes of the underfunding, 21 evaluate the underfunding amount and options that may exist as it relates to the defined benefit pension	11		correct?	11		certainly became a focal point, there was the
across the City or multiple departments including pension and OPEB restructuring. 15 pension and OPEB restructuring. 16 Do you see where I'm reading? 17 A. Yes, ma'am. 18 Q. Does that refresh your recollection with regard to whether or not you were working on pension and OPEB restructuring? 20 restructuring? 21 A. I don't believe you asked me that before. 22 Q. Were you during this time period working on pension and OPEB restructuring? 23 and OPEB restructuring? 24 A. Did Milliman participate in that task force? 15 A. Yes, ma'am. 16 Q. Who else participated in that task force? 17 A. Attorneys from Jones Day and Miller Canfield. 18 Q. And what exactly was the role of the pension task force? 20 A. I believe it states in my declaration, but essentially we were to look at causes of the underfunding, evaluate the underfunding amount and options that may exist as it relates to the defined benefit pension	12	A.	Yes, ma'am.	12		establishment of a task force and I was asked by
pension and OPEB restructuring. Do you see where I'm reading? A. Yes, ma'am. Do you see where I'm reading? A. Yes, ma'am. Do you see where I'm reading? A. Yes, ma'am. A. Attorneys from Jones Day and Miller Canfield. R. And what exactly was the role of the pension task force? A. I don't believe you asked me that before. A. I don't believe you during this time period working on pension and OPEB restructuring? A. I don't believe you during this time period working on pension and OPEB restructuring? A. I don't believe you during this time period working on pension and OPEB restructuring? A. Yes, ma'am. A. Attorneys from Jones Day and Miller Canfield. B. Q. And what exactly was the role of the pension task force? A. I believe it states in my declaration, but essentially we were to look at causes of the underfunding, evaluate the underfunding amount and options that may exist as it relates to the defined benefit pension	13	Q.	is also working on various work streams that span	13		Kriss Andrews to lead that task force.
pension and OPEB restructuring. Do you see where I'm reading? A. Yes, ma'am. Do you see where I'm reading? A. Yes, ma'am. Do you see where I'm reading? A. Yes, ma'am. A. Attorneys from Jones Day and Miller Canfield. R. And what exactly was the role of the pension task force? A. I don't believe you asked me that before. A. I don't believe you during this time period working on pension and OPEB restructuring? A. I don't believe you during this time period working on pension and OPEB restructuring? A. I don't believe you during this time period working on pension and OPEB restructuring? A. Yes, ma'am. A. Attorneys from Jones Day and Miller Canfield. B. Q. And what exactly was the role of the pension task force? A. I believe it states in my declaration, but essentially we were to look at causes of the underfunding, evaluate the underfunding amount and options that may exist as it relates to the defined benefit pension	14		across the City or multiple departments including	14	Q.	Did Milliman participate in that task force?
16 Do you see where I'm reading? 17 A. Yes, ma'am. 18 Q. Does that refresh your recollection with regard to 19 whether or not you were working on pension and OPEB 20 restructuring? 21 A. I don't believe you asked me that before. 22 Q. Were you during this time period working on pension 23 and OPEB restructuring? 21 A. Yes, ma'am. 24 A. Attorneys from Jones Day and Miller Canfield. 25 A. And what exactly was the role of the pension task force? 26 A. I believe it states in my declaration, but essentially we were to look at causes of the underfunding, evaluate the underfunding amount and options that may exist as it relates to the defined benefit pension	15		pension and OPEB restructuring.	15		
18 Q. Does that refresh your recollection with regard to 19 whether or not you were working on pension and OPEB 20 restructuring? 21 A. I don't believe you asked me that before. 22 Q. Were you during this time period working on pension 23 and OPEB restructuring? 21 A. I don't believe you asked me that before. 22 Q. Were you during this time period working on pension 23 and OPEB restructuring? 24 A. I don't believe you asked me that before. 25 Evaluate the underfunding amount and options that may exist as it relates to the defined benefit pension	16		Do you see where I'm reading?	16	Q.	Who else participated in that task force?
18 Q. Does that refresh your recollection with regard to 19 whether or not you were working on pension and OPEB 20 restructuring? 21 A. I don't believe you asked me that before. 22 Q. Were you during this time period working on pension 23 and OPEB restructuring? 21 A. I don't believe you asked me that before. 22 Q. Were you during this time period working on pension 23 and OPEB restructuring? 24 A. I don't believe you asked me that before. 25 Evaluate the underfunding amount and options that may exist as it relates to the defined benefit pension	17	Α.	Yes, ma'am.	17	Α.	Attorneys from Jones Day and Miller Canfield.
whether or not you were working on pension and OPEB restructuring? 19 force? 20 restructuring? 21 A. I don't believe you asked me that before. 22 Q. Were you during this time period working on pension and OPEB restructuring? 23 and OPEB restructuring? 19 force? 20 A. I believe it states in my declaration, but essentially we were to look at causes of the underfunding, evaluate the underfunding amount and options that may exist as it relates to the defined benefit pension	18			18		
21 A. I don't believe you asked me that before. 22 Q. Were you during this time period working on pension 23 and OPEB restructuring? 21 we were to look at causes of the underfunding, 22 evaluate the underfunding amount and options that may 23 exist as it relates to the defined benefit pension	19		whether or not you were working on pension and OPEB	19		
21 A. I don't believe you asked me that before. 22 Q. Were you during this time period working on pension 23 and OPEB restructuring? 21 we were to look at causes of the underfunding, 22 evaluate the underfunding amount and options that may 23 exist as it relates to the defined benefit pension	20			20	Α.	
22 Q. Were you during this time period working on pension 22 evaluate the underfunding amount and options that may 23 and OPEB restructuring? 23 exist as it relates to the defined benefit pension	21	A.		21		
23 and OPEB restructuring? 23 exist as it relates to the defined benefit pension	22		-	22		
	23					
	24	A.				·

25 Q. When did you first raise with the City pension and

25 Q. Was there -- was any -- was anybody on behalf of the

Page 121 City who was not a consultant participating in the 1 2 task force? 3 A. Initially I reported to Kriss Andrews and then upon 4 Kriss' departure I now report to Sonya Mays as the 5 point person for pension related issues. 6 Q. Does anybody who's not a consultant participate on 7 behalf of -- actually let me take that back. 8 Does anybody participate on behalf of the 9 State? 10 A. No, ma'am. 11 Q. Has the task force reported to the State? 12 A. I have been in meetings where people from the City and 13 the State have been present where questions have been 14 asked about pensions where I have provided answers. 15 Q. Since April 18th forward how many meetings have you 16 participated as a member of the pension task force 17 where representatives of the State were present? 18 MR. MILLER: Object to form. 19 MS. LEVINE: What? 20 MR. MILLER: It assumes that --21 MS. LEVINE: Actually never mind. 22 Q. Go ahead, you can answer. 23 A. Just to clarify, the task force itself did not meet 24 with the State. The State was involved in meetings with the City where pension topics would be asked and 25 1 I would provide answers to pension related topics, but 2 the task force to the best of my knowledge never met 3 specifically with the State. 4 Q. Well, did the task force have a goal? In other words, 5 did it have a deliverable it was supposed to provide 6 to the City? 7 A. The first item that we were looking at was done in 8 conjunction with the projections and restructuring 9 plan and that was to identify what the potential 10 unfunded amount of the pension plans may be and what 11 the future contribution requirements to both plans may 12 13 Q. In connection with your work with the task force, did 14 you or anybody else on the task force meet with union 15 representatives? 16 A. In the course of my involvement with the City I've had 17 a lot of meetings with union people where pension 18 topics have come up. 19 MS. LEVINE: Can you read back my question, 19 20 please? 21 (Record read back as requested.) 22 Q. So can you answer that narrow question, please? 23 MR. MILLER: Objection, asked and answered.

Page 123 1 A. I thought I did, but can you please read it back? 2 Q. I'll do it a different way. 3 You testified you had various meetings at 4 which unions were present and you discussed pensions. 5 Were every single one of those meetings related to 6 your work on the as being force? 7 A. No. 8 Q. How many meetings did you have with union 9 representatives in connection with the task force? 10 A. I spoke to individuals, union members, related to the 11 pensions maybe five to seven times. 12 Q. And when did those meetings take place? 13 A. Between April and July 18th, which is the time period 14 that you were referring to. 15 Q. And those five to seven meetings, who was on the other 16 side of those meetings? 17 A. Most of my interaction was with members of the Police 18 and Fire Retirement System board. 19 Q. And who on the Police and Fire Retirement System board 20 did you speak to? 21 A. George Orzech and Mark Diaz. 22 Q. And what did you talk about with George Orzech and 23 Mark Diaz? 24 A. The conversations would have been anywhere from this is what I'm doing with the pension task force, this is 25 Page 124 1 what we're seeing, and then answering questions that 2 they had as a result of the June 14th creditor plan.

3 Q. Okay, when you talked to them about this is what you 4 were doing, what did you tell them you were doing?

A. I indicated that we were performing some analyses 5

6 related to the pensions to try to get our arms around

7 the funded position and most importantly the future

8 contribution requirements.

9 Q. And when you say we, who are you referring to?

10 A. The task force.

11 Q. That included Milliman?

12 A. Yes, ma'am.

13 Q. And when you said what you were finding, what did you 14 tell them you were finding?

15 A. Well, I expressed quite a bit of shock as to some of

the practices that had taken place and questioning how 16

17 these things could have happened along with the nature

18 of some of the indictments of the trustees that had

happened.

20 Q. What time frame are you talking about?

21 A. For what?

22 Q. For the shock that you were -- for the conduct that 23 you found shocking.

24 A. Well, I began my activities on the pension in March, I 25 started to get shocked in March and --

MS. LEVINE: No, he --

25 Q. Can you answer that narrow question?

24

Page 128

CHARLES M. MOORE CITY OF DETROIT, MICHIGAN Page 125 1 Q. No, no, I'm asking when did the -- you know, was the 1 2 conduct happening in March and April? 2 3 A. Not that I saw. 3 Q. Okay, when -- so the conduct was historical. Did you 4 5 give them any information with regard to current 5 6 findings with regard to the status of the pensions? 6 A. No, ma'am. 7 MR. MILLER: Object to form. 8 A. We discussed after the June 14th meeting the 8 9 9 information presented in that June 14th creditor plan. proposal? 10 Q. How many times did you discuss it with them? 11 A. A handful. I would say five perhaps, maybe under. 11 12 Q. And how long did those discussions take place? 12 13 A. Typically fairly brief conversations. Fifteen 13 14 minutes. 14 A. No. ma'am. 15 Q. They had questions and you gave them just answers? 15 16 A. Generally speaking, yes. 16 17 Q. And what did you discuss in those conversations post 17 18 June 14? 18 19 A. I think I've already answered, but essentially they 19 break. 20 would ask questions about the calculations, what the 20 21 City was looking to do, is the City open to this type 21 22 of idea? And generally speaking my answer was always, 22 23 23 BY MR. CIANTRA: we're open to looking at anything. 24 Q. What specific ideas did they offer to you to look at? 25 25 A. One was a hybrid plan. Two was whether the pension Page 126 would not be frozen -- this is again referring to the 1 A. Good afternoon. 1 2 Police and Fire, that the pension would not be frozen. 3 I think that those were a few of the ideas that I 3

certainly as employees through the development of the restructuring plans by departments. Q. So did you talk to anybody -- did you talk to Steve Kreisberg, for example, with regard to the preparation of the June 14 proposal? 7 Q. Following the presentation on June 14 did you talk to anybody from AFSCME with regard to the content of the 10 A. Outside of those meetings, no, the meetings that we referred to earlier, June 14th, June 20th, July 10th. Q. Did you reach out to anybody from AFSCME to get feedback from them with regard to that proposal? MS. LEVINE: I think I'm done. I have no further questions. Thank you. MR. RUEGGER: Take a five-minute break. MR. MILLER: Let's take a five-minute (A brief recess was taken.) MR. MILLER: Back on the record. **EXAMINATION** 24 Q. Good afternoon, Mr. Moore. I'm Thomas Ciantra, I'm with Cohen Weiss and Simon. I'm counsel to the UAW.

I think that those were a few of the ideas that I

4 recall.

Q. Did you have any conversations with anybody fromAFSCME during that same time period?

7 A. Not that I recall. Outside of the meetings that I8 referred to earlier.

9 Q. So the June 14th and June 20th, the July 10th and the10 July 11th meeting?

11 A. Yes, although I was not at the July 11th meeting.

12 Q. Did you make any effort to reach out to anybody from

13 AFSCME prior to finalizing the June 14 proposal?

14 A. This actually goes back a little bit, but during 2012

when you discussed obviously previous efforts or

16 activities that my firm had made to try to offer our

17 assistance to the City, we had reached out to AFSCME

18 at that time because we had previously done work with

19 AFSCME and unfortunately I left a few messages but

20 AFSCME never called back.

21 Q. I'll try again.

22 In connection with the June 14 proposal did 23 you reach out to anybody from AFSCME with regard to 24 input into that proposal?

25 A. In the role specifically related to AFSCME, no, but

2 Q. Let me go back just a little bit in terms of your

3 background. You had indicated that back in or around

4 2007, 2008 you were named to a commission to look at

5 governmental operations here in the State of Michigan?

6 A. Yes, sir.

8

7 Q. And as I understand it, that appointment was made by

the then speaker of the Michigan house of

9 representatives, Mr. Dillon, and the majority leader

10 of the Michigan senate; is that correct?

11 A. Yes, sir, Mike Bishop.

12 Q. Okay. Had you known Mr. Dillon before that

13 appointment?

14 A. No.

15 Q. Or Mr. Bishop?

16 A. No.

17 Q. And at that time had you actually done any work in

terms of restructuring of governmental operations?

19 A. Yes, sir, I had been involved in my engagement with

20 the Wayne County Circuit Court.

21 Q. Okay. And the Wayne County Circuit Court and you had

mentioned that you had done some work for the Detroit

Public School System?

24 A. Yes.

23

25 Q. Those are your -- that's your governmental

		D 400			D 404
1		Page 129 restructuring responsibility?	1	nat are addressed to Mr.	Page 131 Miller, your counsel here
2	A.	No, I've had additional engagements that I mentioned	2	oday. The first one that I	
3		earlier as well.	3	013 and you're copied o	·
4	Q.	The Development Bank in Puerto Rico?	4	amiliar with them?	•
5		Yes, and then work on behalf of AFSCME and the UAW	5	Generally, ves. There ar	e, as you say, a number of
6		related to Puerto Rico.	6		nember what specifically was
	Q.	To Puerto Rico, okay.	7	iscussed in that one.	ор оошоон, нас
1		And Jefferson County Alabama.	8		a general matter, they seem to
		Right. There had been a number of or several	9		ular scenarios that were put
10	Ψ.	Michigan municipalities that have had either a	10	o them?	aid. Soonanso that word put
11		Financial Manager or an Emergency Manager appointed in	11	Yes, sir.	
12		the past several years; is that correct?	12	·	se scenarios developed by the
13	Δ	I believe the number is somewhere between five and	13	ask force that you were	
14	/ ۱.	seven.	14	Yes.	Sart Or:
15	0	Okay, is Flint who's one of them?	15		d who would have been the
16		Yes, sir.	16		spect to what the Milliman
17		Benton Harbor?	17	irm was tasked to do?	spect to what the Milliman
1		Yes, sir.	l		yout according and Lyand
18		•	18	•	out scenarios and I would
19	Q.	Has the county has your firm been involved in any	19		Andrews updates as to what the
20	۸	of those cases?	20	-	do and then as Mr. Andrews
21		No.	21	ransitioned out, the task	_
22		And you haven't?	22	covered with Mr. Orr and	•
23		Correct.	23	Okay. Let me start by -	
24	Q.	Now, you indicated do you have your declaration	24		don't know, what's the next
25		handy? I think it's been marked as Exhibit 1.	25	number we're up to?	
				•	
	_	Page 130		·	Page 132
		Yes.	1	MR. MILLER: Six	teen.
2		Yes. And in paragraph 5 you mention your work analyzing the	2	MR. MILLER: Six (Marked Exhibit N	teen. o. 16.)
2 3		Yes. And in paragraph 5 you mention your work analyzing the City of Detroit's pension liabilities and you've	3	MR. MILLER: Six (Marked Exhibit N Here's what I marked as	teen. o. 16.) s 16.
2 3 4		Yes. And in paragraph 5 you mention your work analyzing the City of Detroit's pension liabilities and you've testified with respect to the task force that you were	2 3 4	MR. MILLER: Six (Marked Exhibit N Here's what I marked as Now, why don't yo	teen. o. 16.) s 16. u take a moment or two,
2 3 4 5	Q.	Yes. And in paragraph 5 you mention your work analyzing the City of Detroit's pension liabilities and you've testified with respect to the task force that you were a part of that looked at that?	2 3 4 5	MR. MILLER: Six (Marked Exhibit N Here's what I marked as Now, why don't yo owever long you wish, N	teen. o. 16.) s 16. u take a moment or two, nr. Moore, to look over that
2 3 4 5 6	Q.	Yes. And in paragraph 5 you mention your work analyzing the City of Detroit's pension liabilities and you've testified with respect to the task force that you were a part of that looked at that? Paragraph 5	2 3 4 5 6	MR. MILLER: Six (Marked Exhibit N Here's what I marked as Now, why don't yo owever long you wish, N etter, number 16, Moore	teen. o. 16.) s 16. u take a moment or two, nr. Moore, to look over that
2 3 4 5 6 7	Q.	Yes. And in paragraph 5 you mention your work analyzing the City of Detroit's pension liabilities and you've testified with respect to the task force that you were a part of that looked at that? Paragraph 5 I'm sorry, paragraph 8. If you'll excuse me, I got up	2 3 4 5 6 7	MR. MILLER: Six (Marked Exhibit N Here's what I marked as Now, why don't yo owever long you wish, N etter, number 16, Moore Yes, sir.	teen. o. 16.) o. 16. o. 16. u take a moment or two, Mr. Moore, to look over that Exhibit 16.
2 3 4 5 6	Q.	And in paragraph 5 you mention your work analyzing the City of Detroit's pension liabilities and you've testified with respect to the task force that you were a part of that looked at that? Paragraph 5 I'm sorry, paragraph 8. If you'll excuse me, I got up at 4 o'clock this morning to get here so I'm going to	2 3 4 5 6 7 8	MR. MILLER: Six (Marked Exhibit N Here's what I marked as Now, why don't yo owever long you wish, N etter, number 16, Moore Yes, sir. Okay. I gather from the	teen. o. 16.) o. 16. o. 16. u take a moment or two, fir. Moore, to look over that Exhibit 16. first paragraph that your
2 3 4 5 6 7	Q. A. Q.	And in paragraph 5 you mention your work analyzing the City of Detroit's pension liabilities and you've testified with respect to the task force that you were a part of that looked at that? Paragraph 5 I'm sorry, paragraph 8. If you'll excuse me, I got up at 4 o'clock this morning to get here so I'm going to be a little slower than Ms. Levine. Okay.	2 3 4 5 6 7	MR. MILLER: Six (Marked Exhibit N Here's what I marked as Now, why don't yo owever long you wish, N etter, number 16, Moore Yes, sir. Okay. I gather from the ask force asked the Milli	teen. o. 16.) s 16. u take a moment or two, fr. Moore, to look over that Exhibit 16. first paragraph that your man firm to determine the
2 3 4 5 6 7 8	Q. A. Q.	And in paragraph 5 you mention your work analyzing the City of Detroit's pension liabilities and you've testified with respect to the task force that you were a part of that looked at that? Paragraph 5 I'm sorry, paragraph 8. If you'll excuse me, I got up at 4 o'clock this morning to get here so I'm going to be a little slower than Ms. Levine. Okay. Could you restate the question?	2 3 4 5 6 7 8 9	MR. MILLER: Six (Marked Exhibit N Here's what I marked as Now, why don't yo owever long you wish, N etter, number 16, Moore Yes, sir. Okay. I gather from the ask force asked the Milli adjusted funded status u	teen. o. 16.) s 16. u take a moment or two, Mr. Moore, to look over that Exhibit 16. first paragraph that your man firm to determine the ender PA 436, Section 12(1)(M)
2 3 4 5 6 7 8 9 10	Q. A. Q.	And in paragraph 5 you mention your work analyzing the City of Detroit's pension liabilities and you've testified with respect to the task force that you were a part of that looked at that? Paragraph 5 I'm sorry, paragraph 8. If you'll excuse me, I got up at 4 o'clock this morning to get here so I'm going to be a little slower than Ms. Levine. Okay. Could you restate the question? Sure. Who tasked you to be involved in looking at the	2 3 4 5 6 7 8 9 10	MR. MILLER: Six (Marked Exhibit N Here's what I marked as Now, why don't yo owever long you wish, N etter, number 16, Moore Yes, sir. Okay. I gather from the ask force asked the Milli adjusted funded status u for the two pension syste	teen. o. 16.) s 16. u take a moment or two, Mr. Moore, to look over that Exhibit 16. first paragraph that your man firm to determine the inder PA 436, Section 12(1)(M) ems reflecting the value of
2 3 4 5 6 7 8 9	Q. A. Q.	And in paragraph 5 you mention your work analyzing the City of Detroit's pension liabilities and you've testified with respect to the task force that you were a part of that looked at that? Paragraph 5 I'm sorry, paragraph 8. If you'll excuse me, I got up at 4 o'clock this morning to get here so I'm going to be a little slower than Ms. Levine. Okay. Could you restate the question? Sure. Who tasked you to be involved in looking at the City's pension liabilities?	2 3 4 5 6 7 8 9	MR. MILLER: Six (Marked Exhibit N Here's what I marked as Now, why don't yo owever long you wish, N etter, number 16, Moore Yes, sir. Okay. I gather from the ask force asked the Milli adjusted funded status u	teen. o. 16.) s 16. u take a moment or two, Mr. Moore, to look over that Exhibit 16. first paragraph that your man firm to determine the inder PA 436, Section 12(1)(M) ems reflecting the value of
2 3 4 5 6 7 8 9 10	Q. A. Q. A.	And in paragraph 5 you mention your work analyzing the City of Detroit's pension liabilities and you've testified with respect to the task force that you were a part of that looked at that? Paragraph 5 I'm sorry, paragraph 8. If you'll excuse me, I got up at 4 o'clock this morning to get here so I'm going to be a little slower than Ms. Levine. Okay. Could you restate the question? Sure. Who tasked you to be involved in looking at the City's pension liabilities? Kriss Andrews.	2 3 4 5 6 7 8 9 10	MR. MILLER: Six (Marked Exhibit N Here's what I marked as Now, why don't yo owever long you wish, N etter, number 16, Moore Yes, sir. Okay. I gather from the ask force asked the Milli adjusted funded status u for the two pension syste the pension operating ce Just to be	teen. o. 16.) s 16. u take a moment or two, Mr. Moore, to look over that Exhibit 16. first paragraph that your man firm to determine the under PA 436, Section 12(1)(M) ems reflecting the value of ertificates?
2 3 4 5 6 7 8 9 10 11	Q. A. Q. A.	And in paragraph 5 you mention your work analyzing the City of Detroit's pension liabilities and you've testified with respect to the task force that you were a part of that looked at that? Paragraph 5 I'm sorry, paragraph 8. If you'll excuse me, I got up at 4 o'clock this morning to get here so I'm going to be a little slower than Ms. Levine. Okay. Could you restate the question? Sure. Who tasked you to be involved in looking at the City's pension liabilities?	2 3 4 5 6 7 8 9 10 11 12	MR. MILLER: Six (Marked Exhibit N Here's what I marked as Now, why don't yo owever long you wish, N etter, number 16, Moore Yes, sir. Okay. I gather from the ask force asked the Milli adjusted funded status u for the two pension syste the pension operating ce Just to be MR. MILLER: I'll	teen. o. 16.) s 16. u take a moment or two, dr. Moore, to look over that Exhibit 16. first paragraph that your man firm to determine the inder PA 436, Section 12(1)(M) ems reflecting the value of ertificates?
2 3 4 5 6 7 8 9 10 11 12 13	Q. A. Q. A. Q.	And in paragraph 5 you mention your work analyzing the City of Detroit's pension liabilities and you've testified with respect to the task force that you were a part of that looked at that? Paragraph 5 I'm sorry, paragraph 8. If you'll excuse me, I got up at 4 o'clock this morning to get here so I'm going to be a little slower than Ms. Levine. Okay. Could you restate the question? Sure. Who tasked you to be involved in looking at the City's pension liabilities? Kriss Andrews.	2 3 4 5 6 7 8 9 10 11 12 13	MR. MILLER: Six (Marked Exhibit N Here's what I marked as Now, why don't yo owever long you wish, N etter, number 16, Moore Yes, sir. Okay. I gather from the ask force asked the Milli adjusted funded status u for the two pension syste the pension operating ce Just to be MR. MILLER: I'll	teen. o. 16.) s 16. u take a moment or two, Mr. Moore, to look over that Exhibit 16. first paragraph that your man firm to determine the under PA 436, Section 12(1)(M) ems reflecting the value of ertificates?
2 3 4 5 6 7 8 9 10 11 12 13	Q. A. Q. A. Q. A. Q. A.	And in paragraph 5 you mention your work analyzing the City of Detroit's pension liabilities and you've testified with respect to the task force that you were a part of that looked at that? Paragraph 5 I'm sorry, paragraph 8. If you'll excuse me, I got up at 4 o'clock this morning to get here so I'm going to be a little slower than Ms. Levine. Okay. Could you restate the question? Sure. Who tasked you to be involved in looking at the City's pension liabilities? Kriss Andrews. And that was you said in March or so of 2013?	2 3 4 5 6 7 8 9 10 11 12 13	MR. MILLER: Six (Marked Exhibit N Here's what I marked as Now, why don't yo owever long you wish, N etter, number 16, Moore Yes, sir. Okay. I gather from the ask force asked the Milli adjusted funded status u for the two pension syste the pension operating ce Just to be MR. MILLER: I'll	teen. o. 16.) s 16. u take a moment or two, dr. Moore, to look over that Exhibit 16. first paragraph that your man firm to determine the inder PA 436, Section 12(1)(M) ems reflecting the value of ertificates?
2 3 4 5 6 7 8 9 10 11 12 13 14 15	Q. A. Q. A. Q. A. Q. A.	And in paragraph 5 you mention your work analyzing the City of Detroit's pension liabilities and you've testified with respect to the task force that you were a part of that looked at that? Paragraph 5 I'm sorry, paragraph 8. If you'll excuse me, I got up at 4 o'clock this morning to get here so I'm going to be a little slower than Ms. Levine. Okay. Could you restate the question? Sure. Who tasked you to be involved in looking at the City's pension liabilities? Kriss Andrews. And that was you said in March or so of 2013? I think that's right, yes.	2 3 4 5 6 7 8 9 10 11 12 13 14	MR. MILLER: Six (Marked Exhibit N Here's what I marked as Now, why don't yo owever long you wish, N etter, number 16, Moore Yes, sir. Okay. I gather from the ask force asked the Milli adjusted funded status u for the two pension syste the pension operating ce Just to be MR. MILLER: I'll MR. CIANTRA: No	teen. o. 16.) o. 16.) o. 16. u take a moment or two, o. 17. Moore, to look over that Exhibit 16. first paragraph that your man firm to determine the under PA 436, Section 12(1)(M) ems reflecting the value of ertificates? object to form. Vhat's the basis of the ofoundation.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Q. A. Q. A. Q. A. Q. A.	And in paragraph 5 you mention your work analyzing the City of Detroit's pension liabilities and you've testified with respect to the task force that you were a part of that looked at that? Paragraph 5 I'm sorry, paragraph 8. If you'll excuse me, I got up at 4 o'clock this morning to get here so I'm going to be a little slower than Ms. Levine. Okay. Could you restate the question? Sure. Who tasked you to be involved in looking at the City's pension liabilities? Kriss Andrews. And that was you said in March or so of 2013? I think that's right, yes. Now, there were a series of well, let me ask.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	MR. MILLER: Six (Marked Exhibit N Here's what I marked as Now, why don't yo owever long you wish, N etter, number 16, Moore Yes, sir. Okay. I gather from the ask force asked the Milli adjusted funded status u for the two pension syste the pension operating ce Just to be MR. MILLER: I'll MR. CIANTRA: No objection? MR. MILLER: No Well, did you ask did	teen. o. 16.) s 16. u take a moment or two, dr. Moore, to look over that Exhibit 16. first paragraph that your man firm to determine the inder PA 436, Section 12(1)(M) ems reflecting the value of ertificates? object to form. What's the basis of the foundation. your task force ask the
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Q. A. Q. A. Q. A. Q. A. Q. A.	And in paragraph 5 you mention your work analyzing the City of Detroit's pension liabilities and you've testified with respect to the task force that you were a part of that looked at that? Paragraph 5 I'm sorry, paragraph 8. If you'll excuse me, I got up at 4 o'clock this morning to get here so I'm going to be a little slower than Ms. Levine. Okay. Could you restate the question? Sure. Who tasked you to be involved in looking at the City's pension liabilities? Kriss Andrews. And that was you said in March or so of 2013? I think that's right, yes. Now, there were a series of well, let me ask. Was the Milliman firm working for the City of Detroit at that time? Yes, sir.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	MR. MILLER: Six (Marked Exhibit N Here's what I marked as Now, why don't yo owever long you wish, N etter, number 16, Moore Yes, sir. Okay. I gather from the ask force asked the Milli adjusted funded status u for the two pension syste the pension operating ce Just to be MR. MILLER: I'll MR. CIANTRA: No objection? MR. MILLER: No Well, did you ask did	teen. o. 16.) o. 16.) o. 16. u take a moment or two, o. 17. Moore, to look over that Exhibit 16. first paragraph that your man firm to determine the under PA 436, Section 12(1)(M) ems reflecting the value of ertificates? object to form. Vhat's the basis of the ofoundation.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q. A.	Yes. And in paragraph 5 you mention your work analyzing the City of Detroit's pension liabilities and you've testified with respect to the task force that you were a part of that looked at that? Paragraph 5 I'm sorry, paragraph 8. If you'll excuse me, I got up at 4 o'clock this morning to get here so I'm going to be a little slower than Ms. Levine. Okay. Could you restate the question? Sure. Who tasked you to be involved in looking at the City's pension liabilities? Kriss Andrews. And that was you said in March or so of 2013? I think that's right, yes. Now, there were a series of well, let me ask. Was the Milliman firm working for the City of Detroit at that time? Yes, sir. Okay. Do you know when they were retained?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	MR. MILLER: Six (Marked Exhibit N Here's what I marked as Now, why don't yo owever long you wish, N etter, number 16, Moore Yes, sir. Okay. I gather from the ask force asked the Milli adjusted funded status u for the two pension syste the pension operating ce Just to be MR. MILLER: I'll MR. CIANTRA: N objection? MR. MILLER: No Well, did you ask did Milliman firm to determin	teen. o. 16.) s 16. u take a moment or two, dr. Moore, to look over that Exhibit 16. first paragraph that your man firm to determine the inder PA 436, Section 12(1)(M) ems reflecting the value of ertificates? object to form. What's the basis of the foundation. your task force ask the
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Q. A.	And in paragraph 5 you mention your work analyzing the City of Detroit's pension liabilities and you've testified with respect to the task force that you were a part of that looked at that? Paragraph 5 I'm sorry, paragraph 8. If you'll excuse me, I got up at 4 o'clock this morning to get here so I'm going to be a little slower than Ms. Levine. Okay. Could you restate the question? Sure. Who tasked you to be involved in looking at the City's pension liabilities? Kriss Andrews. And that was you said in March or so of 2013? I think that's right, yes. Now, there were a series of well, let me ask. Was the Milliman firm working for the City of Detroit at that time? Yes, sir.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	MR. MILLER: Six (Marked Exhibit N Here's what I marked as Now, why don't yo owever long you wish, Netter, number 16, Moore Yes, sir. Okay. I gather from the ask force asked the Milliadjusted funded status ufor the two pension systems operating cellust to be MR. MILLER: I'll MR. CIANTRA: Nobjection? MR. MILLER: No Well, did you ask did Milliman firm to determinunder PA 436, Section 1	teen. o. 16.) s 16. u take a moment or two, dr. Moore, to look over that Exhibit 16. first paragraph that your man firm to determine the inder PA 436, Section 12(1)(M) ems reflecting the value of ertificates? object to form. What's the basis of the foundation. your task force ask the ie the adjusted funded status
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Q. A. Q. Q. A. Q.	Yes. And in paragraph 5 you mention your work analyzing the City of Detroit's pension liabilities and you've testified with respect to the task force that you were a part of that looked at that? Paragraph 5 I'm sorry, paragraph 8. If you'll excuse me, I got up at 4 o'clock this morning to get here so I'm going to be a little slower than Ms. Levine. Okay. Could you restate the question? Sure. Who tasked you to be involved in looking at the City's pension liabilities? Kriss Andrews. And that was you said in March or so of 2013? I think that's right, yes. Now, there were a series of well, let me ask. Was the Milliman firm working for the City of Detroit at that time? Yes, sir. Okay. Do you know when they were retained?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	MR. MILLER: Six (Marked Exhibit N Here's what I marked as Now, why don't yo owever long you wish, Netter, number 16, Moore Yes, sir. Okay. I gather from the ask force asked the Milliadjusted funded status ufor the two pension systems operating cellust to be MR. MILLER: I'll MR. CIANTRA: Nobjection? MR. MILLER: No Well, did you ask did Milliman firm to determinunder PA 436, Section 1	teen. o. 16.) s 16. u take a moment or two, Mr. Moore, to look over that Exhibit 16. first paragraph that your man firm to determine the inder PA 436, Section 12(1)(M) ems reflecting the value of ertificates? object to form. What's the basis of the foundation. your task force ask the ie the adjusted funded status 2(1)(M), for the two Retirement
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Q. A. Q. Q. A. Q.	And in paragraph 5 you mention your work analyzing the City of Detroit's pension liabilities and you've testified with respect to the task force that you were a part of that looked at that? Paragraph 5 I'm sorry, paragraph 8. If you'll excuse me, I got up at 4 o'clock this morning to get here so I'm going to be a little slower than Ms. Levine. Okay. Could you restate the question? Sure. Who tasked you to be involved in looking at the City's pension liabilities? Kriss Andrews. And that was you said in March or so of 2013? I think that's right, yes. Now, there were a series of well, let me ask. Was the Milliman firm working for the City of Detroit at that time? Yes, sir. Okay. Do you know when they were retained? I don't.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	MR. MILLER: Six (Marked Exhibit N Here's what I marked as Now, why don't yo owever long you wish, N etter, number 16, Moore Yes, sir. Okay. I gather from the ask force asked the Milli adjusted funded status u for the two pension syste the pension operating ce Just to be MR. MILLER: I'll MR. CIANTRA: N objection? MR. MILLER: No Well, did you ask did Milliman firm to determinate PA 436, Section 1 Systems reflecting the vicertificates?	teen. o. 16.) s 16. u take a moment or two, Mr. Moore, to look over that Exhibit 16. first paragraph that your man firm to determine the inder PA 436, Section 12(1)(M) ems reflecting the value of ertificates? object to form. What's the basis of the foundation. your task force ask the ie the adjusted funded status 2(1)(M), for the two Retirement
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Q. A.	And in paragraph 5 you mention your work analyzing the City of Detroit's pension liabilities and you've testified with respect to the task force that you were a part of that looked at that? Paragraph 5 I'm sorry, paragraph 8. If you'll excuse me, I got up at 4 o'clock this morning to get here so I'm going to be a little slower than Ms. Levine. Okay. Could you restate the question? Sure. Who tasked you to be involved in looking at the City's pension liabilities? Kriss Andrews. And that was you said in March or so of 2013? I think that's right, yes. Now, there were a series of well, let me ask. Was the Milliman firm working for the City of Detroit at that time? Yes, sir. Okay. Do you know when they were retained? I don't. But they were in place at the time you were given this	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	MR. MILLER: Six (Marked Exhibit N Here's what I marked as Now, why don't yo owever long you wish, N etter, number 16, Moore Yes, sir. Okay. I gather from the ask force asked the Milli adjusted funded status u for the two pension syste the pension operating ce Just to be MR. MILLER: I'll MR. CIANTRA: N objection? MR. MILLER: No Well, did you ask did Milliman firm to determinater PA 436, Section 1 Systems reflecting the vicertificates? The only clarification I v	teen. o. 16.) s 16. u take a moment or two, Mr. Moore, to look over that Exhibit 16. first paragraph that your man firm to determine the inder PA 436, Section 12(1)(M) ems reflecting the value of ertificates? object to form. What's the basis of the foundation. your task force ask the ie the adjusted funded status 2(1)(M), for the two Retirement alue of the pension obligation
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	Q. A.	And in paragraph 5 you mention your work analyzing the City of Detroit's pension liabilities and you've testified with respect to the task force that you were a part of that looked at that? Paragraph 5 I'm sorry, paragraph 8. If you'll excuse me, I got up at 4 o'clock this morning to get here so I'm going to be a little slower than Ms. Levine. Okay. Could you restate the question? Sure. Who tasked you to be involved in looking at the City's pension liabilities? Kriss Andrews. And that was you said in March or so of 2013? I think that's right, yes. Now, there were a series of well, let me ask. Was the Milliman firm working for the City of Detroit at that time? Yes, sir. Okay. Do you know when they were retained? I don't. But they were in place at the time you were given this assignment by Mr. Andrews?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	MR. MILLER: Six (Marked Exhibit N Here's what I marked as Now, why don't yo owever long you wish, N etter, number 16, Moore Yes, sir. Okay. I gather from the ask force asked the Milli adjusted funded status u for the two pension syste the pension operating ce Just to be MR. MILLER: I'll MR. CIANTRA: No objection? MR. MILLER: No Well, did you ask did Milliman firm to determin under PA 436, Section 1 Systems reflecting the vi- certificates? The only clarification I v answer is yes, we asked	teen. o. 16.) s 16. u take a moment or two, dr. Moore, to look over that Exhibit 16. first paragraph that your man firm to determine the inder PA 436, Section 12(1)(M) ems reflecting the value of ertificates? object to form. What's the basis of the foundation. your task force ask the e the adjusted funded status 2(1)(M), for the two Retirement alue of the pension obligation was going to provide in my

Page 133	Page 135
does include an adjustment for pension obligation	1 replaced?
2 bonds or pension obligation certificates which they	2 A. That is my understanding.
did in their calculation, but it was simply a request	3 Q. Were you involved in discussions as to whether that
4 to calculate the funded status under 12(1)(M).	4 should be pursued or not?
5 Q. Okay, and why was that done?	5 A. We have identified publicly one of the objectives that
6 A. At this point the City was operating under an	6 the task force has is to ensure good governance for
7 Emergency Manager pursuant to PA 436.	7 both pension systems going forward and so one element
8 Q. Right.	8 of that could be looked at. As it relates to
9 A. And it was important that we had that piece of	9 governance is a change in the composition of the Board
10 information.	of Trustees, no decisions have been made in that
11 Q. Why was that important?	regard, but that certainly is something that has been
12 A. That is one item that the Emergency Manager has to	talked about as one possible element of governance.
look at while operating as the Emergency Manager and	13 Q. And that was so that was something that was was
so that's obviously you need to calculate that in	on the radar screen of your task force at least back
order to carry out his duties.	15 in April?
16 Q. And there's a particular threshold in that provision	16 A. Yes, sir.
of the statute, Section 12(1)(M), with respect to the	MR. CIANTRA: Let me mark this as number
18 funded status of a plan that is involved in the	18 17.
19 Emergency Manager's responsibilities?	19 (Marked Exhibit No. 17.)
20 A. I believe you're referring to the 80 percent	20 Q. This is another of a series of letters. This one is
21 threshold?	21 dated June 9th. It's also addressed to Mr. Miller.
22 Q. Yes.	And you are you can check on, I guess, the fifth
23 A. Yes, sir.	page of the document you appear to be copied on that.
24 Q. And if the funding of the plan is below the 80 percent	24 A. Yes, sir.
threshold, the Emergency Manager is at liberty to	25 Q. And am I correct that this letter reflects a further
Page 134 1 remove the trustees of the plan?	Page 136 1 analysis by Milliman of the issue we were just
2 A. I don't recall the exact	discussing with respect to the April 18th letter?
3 MR. MILLER: Well, object to form. It	3 A. Yes, 12(1)(M) calls for the calculation based on the
4 calls for a legal conclusion.	4 last published actuarial valuation report, so between
5 Q. I'm just asking your understanding of it. I	5 April 18th and June 9th the actuarial valuation report
6 understand you're not a lawyer, not an actuary, just	6 for the Police and Fire Retirement System was
your understanding. You were working on the task	7 finalized for the fiscal year-ending June 30th, 2012.
8 force, you asked these folks to look into this. What	8 Q. So there we see on the first page that the funded
9 was your understanding of what the Emergency Manager	9 status for that plan has, at least as reflected in
10 could do if the funding threshold was below 80	that final valuation report, is also under 80 percent;
11 percent?	11 correct?
12 A. I can't recall the exact language, whether the	12 A. Yes, sir.
13 Emergency Manager can act or if the Emergency Manager	13 Q. Can you explain to me what the Milliman folks did with
can submit a petition or a request to the State	respect to the outstanding value of the pension
treasurer, but yes, if a pension plan falls below that	obligation certificates when conducting this analysis?
16 80 percent funded threshold, that allows that item to	16 MR. MILLER: Object to form. It calls for
17 occur.	17 speculation.
18 Q. Okay. And I gather from Moore 16 that with respect at	18 Q. Well, what did you understand that they were asked to
19 least to the General Retirement System, the conclusion	do with respect to the outstanding value of the
20 of the Milliman firm as of April 19th was that its	20 pension obligation certificates with respect to this
21 funded status was 61.49 percent?	21 analysis?
22 A. Yes, sir.	22 A. My understanding was that pursuant to 12(1)(M) that
23 Q. Is it correct that the Emergency Manager has not taken	the funding calculation would take into account the
24 any steps pursuant to Section 12(1)(M) of the statute	24 outstanding balances of any pension obligation
25 to have the trustees of that Retirement System	25 certificates as of the measurement date.
I *	

Page 140

CHARLES M. MOORE CITY OF DETROIT, MICHIGAN

Page 137

6

9

- 1 Q. And that outstanding balance would be subtracted from
- 2 the asset balance in the pension plan?
- 3 A. There are a couple of ways that you could do it, but
- 4 yes, if you subtract that from the assets.
- Q. So it would be netted out in someway?
- 6 A. Yes, sir.
- 7 Q. I understand there are probably different ways that
- 8 one could do it and you would have to allocate them as
- 9 between the two plans, but the idea would be you would
- 10 look at the funded status by netting out the
- 11 outstanding balance of those pension obligation
- 12 certificates?
- 13 A. Yes, sir.
- 14 Q. And so when you do that, you -- I gather that you get
- 15 to the valuation -- the funded percentage that's shown
- 16 on the first page of the letter as opposed to the
- 17 funded percentages that are shown on the second page
- 18 of the letter for the two plans?
- 19 A. Yes, sir.
- 20 Q. And did the task force take a position as to whether
- 21 netting out the pension obligation certificates in the
- 22 manner that the Milliman firm did here was the
- 23 appropriate measure under the statute?
- 24 MR. MILLER: Object to form.
- 25 A. The task force looked at this and as I seem to recall

- with the GRS; correct? 1
- 2 A. As it relates to the funded position, the first two
- 3 you mentioned, yes, were modified in our calculation
- 4 that I call out in the declaration.
- 5 Q. Okay. Is it the position -- has the task force looked
 - at the question of whether any of those assumptions
- 7 are inconsistent with actuarial standards of practice?
- 8 A. Yes, the task force has had discussions about the
 - range of options available for actuarial assumptions.
- 10 Q. Okay. Have you formed -- has the task force formed an
- 11 opinion that any of the assumptions that you identify
- 12 are inconsistent with actuarial standards of practice?
- 13 A. I'm not sure that I can answer that. That I think 14
 - calls for us to take one step further.
- 15 Q. Well, you participated in the task force meetings;
- 16 right?
- 17 A. Yes.

19

23

3

- 18 Q. So I'm just asking you a question of fact whether the
 - task force has taken or adopted a view that any of the
- 20 actuarial assumptions that you identified in your
- 21 prior testimony are contrary to actuarial standards of
- 22 practice?
 - MR. MILLER: I'll object to form.
- 24 Q. You can answer the question.
- 25 A. Could you define what you mean by contrary to

Page 138

- concluded that Milliman had performed the calculation
- 2 consistent with how 12(1)(M) is defined.
- 3 Q. Okay. So the percentages there on the first page are
- 4 from your task force perspective the operative numbers
- 5 under that provision of the statute?
- 6 A. Yes, sir.

1

- 7 Q. Now, you testified this morning with respect to
- 8 several issues that you identified as contributing to
- 9 the -- several actuarial assumptions that contribute
- 10 to the underfunding of the two pension systems here in
- 11 Detroit?
- 12 A. I would just clarify that those are two different
- 13 things. There are activities that have happened in
- 14 the past --
- 15 Q. Right.

24

- 16 A. -- which in my view have contributed to the unfunded
- 17 position of the plans and then there are actuarial
- 18 assumptions that when you vary those will impact the
- 19 underfunding calculation.
- 20 Q. Okay. And you identified with respect to the
- 21 actuarial assumptions the assumed rate of return on
- 22 investments, the smoothing technique that the
- 23 actuaries had adopted with respect to amortizing
- 25 period that they adopted, the 30-year period, at least

experiencing gains and losses and the amortization

- 1 actuarial standards?
- 2 Q. Well, there are actuarial -- you're familiar with
 - actuarial standards of practice?
- 4 A. Generally, yes.
- 5 Q. So there are professional standards that actuaries
- 6 operate under, you're aware of that; right?
- 7 A. Yes, sir.
- 8 Q. And there are particular standards that govern, for
- 9 example, earnings assumptions. You're familiar with
- 10 those?
- 11 A. Yes. sir.
- 12 Q. And you're familiar with actuarial -- an actuarial
- 13 standard that deals with the smoothing issue, dealing
- 14 with volatility and market returns?
- 15 A. Yes, sir.
- 16 Q. So my question is has the task force taken a view as
- 17 to whether any of the assumptions that you identified
- 18 in your testimony are contrary to actuarial standards 19
- of practice? 20
 - MR. MILLER: Object to form.
- 21 A. I would say that the task force has come to the same 22 view that's contained in my declaration, which is that
- 23 the assumptions used, there -- it would be more
- 24 appropriate to use different assumptions, but I don't
- 25 think that we've ever said that -- or come to the

Page 143 Page 141 further benefits accrue going forward? 1 conclusion as a task force that the actuarial 1 2 2 A. That's correct. valuations don't comply with actuarial standards. 3 Q. Right. I mean, your declaration does not take the 3 Q. Okay. So that was the assumption that's being made 4 position that any of the assumptions that you identify here. And then you wanted to ask them essentially 4 5 in it are in fact inconsistent with actuarial 5 when is the General Retirement System going to run out 6 standards of practice; isn't that right? 6 of money if we make certain further other assumptions 7 A. That's correct. 7 with respect to the amount of its investment return, 8 Q. Have you asked for -- has your task force asked for 8 etc., as specified on page 1 of the letter? 9 9 A. Yes, sir. any -- have you asked the Milliman firm for an opinion 10 as to whether the actuarial standards that you discuss 10 Q. Where did the -- I notice the third bullet point there 11 in your declaration and were the subject of your 11 on page 1, annual city contributions of 13.6 million. 12 testimony earlier, have you asked them whether -- for 12 Do you see that? 13 an opinion as to whether those assumptions are 13 A. Yes, sir. 14 consistent or inconsistent with actuarial standards of 14 Q. Where did that number come from? 15 practice? 15 A. That was a calculation based on one scenario taking into account an allocation of funds available based on 16 A. We have discussed that, yes, and they have opined, if 16 17 I recall correctly, that they are -- there is not a --17 percentage of claims. 18 they don't breach, if you will, or go against 18 Q. Okay, so why don't you spell that out for me? How did 19 actuarial standards. 19 you get -- how did you get to 13.6 million? What was 20 Q. Okay. And was that opinion rendered in writing or was 20 the claim assumption? 21 that an oral discussion? 21 A. I don't recall what the exact amount was for the claim 22 A. That would have been an oral discussion. 22 assumption. 23 23 (Marked Exhibit No. 18.) Q. So would I be correct that the 13.6 million reflects a 24 Q. And I'm back to the series of letters where I'm 24 distribution on the underfunding claim to the pension 25 25 fund? handing what I've marked as Moore Exhibit 18. This is Page 142 Page 144 1 another letter from Milliman to Mr. Miller, copied to 1 A. Yes. sir. 2 you. This one's dated July 26. 2 Q. So if we were to take the -- I guess the present value 3 So just so that make sure I have the time of that \$13.6 million stream of payments through the 3 4 sequence right. This is -- this is after the 4 2022, 2023 fiscal year, we'd come up with the 5 presentation to creditors; correct? 5 distribution on the underfunding claim? 6 A. Yes, sir. 6 MR. MILLER: Before you answer that, let me 7 7 Q. Like a week or two? That was the 14th? just review this question for a moment. 8 8 A. This is July 26. No objection. 9 MR. MILLER: This is July. 9 A. Not necessarily. This is a certain amount of cash 10 Q. Right. 10 that would go towards that underfunded claim. There 11 A. The initial meeting with the creditors, the one that 11 certainly could be other assets that could also go 12 we're referring to as the June 14th meeting. 12 towards that claim. 13 Q. Right. So this is six weeks or so later? 13 Q. Okay, but I guess when you -- when you were doing this 14 A. Yes, sir. 14 analysis, were you assuming that the 13 -- that 15 Q. Okay. Why don't you tell me what was the discussion 15 \$13.6 million stream of payments represented all of 16 that led up to tasking the Milliman firm with what is 16 the consideration that would go towards the 17 discussed in Moore Exhibit 18? 17 underfunding claim or some of it? 18 A. This analysis related to a scenario that we asked 18 A. I don't think we made an assumption either way. 19 Milliman to evaluate, which is what is the impact on 19 Q. So how did you come up with the 13.6 as opposed to 20 20 plan assets based on certain contribution assumptions. 14.6 or 12.6? Just help me out if you can. 21 MR. MILLER: Object to form. Asked and 21 Q. Okay. And in the context of freezing the plan?

24

25

22 A. In the context of freezing the plan, that's correct.

23 Q. At the risk of offending benefits lawyers that may be

that as of the date that the plan is frozen, no

present here, freezing the plan I understand to mean

answered.

23 A. As I indicated before, the -- this scenario looked at

cash available over a certain period of time and then

allocating that cash based on a relative percentage of

22

24

25

CHARLES M. MOORE CITY OF DETROIT, MICHIGAN

Page 145

1

4

- total claims, but that does not mean what the total
- 2 treatment of the claim would receive.
- 3 Q. Okay. So there could be a debt component to it as
- 4 opposed to just a cash component?
- 5 A. There could be a variety of items. As was indicated
- 6 in our creditor plan, we laid out a \$2 billion note of
- 7 which the various unsecured creditors would receive a
- 8

1

- 9 Q. So is the \$13.6 million payment stream some portion of
- 10 the proceeds of that note?
- 11 A. No, that's just -- that was just relating to cash that
- 12 we had projected over the next ten years in the
- 13 creditor plan.
- 14 Q. Okay. And so where would I find that cash projection?
- 15 A. That's in the creditor plan.
- 16 Q. Okay.
- 17 A. The June 14th creditor plan, in the cash projection,
- 18 it shows the amount of cash available or extra cash,
- 19 if you will, that the City has over the next ten
- 20 years.
- 21 Q. Okay, why don't you take a look at Moore Exhibit 3 and
- 22 help me work it through. The ten-year projections,
- 23 page 90, is that where I would find the number?
- 24 A. I think you're going to want to go a few pages back.
- 25 Q. Okay.

Page 146

- 1 A. If you go to page 98.
- 2 Q. Okay.
- 3 A. In about the middle of the page, the last row of the
- 4 first area that's boxed where it says funds available
- 5 for unsecured claims --
- 6 Q. Yep.
- 7 A. -- with opportunities. Over the ten-year period that
- 8 shows 803.3 million. That is anticipated cash from
- 9 operations of the City that could go towards unsecured
- 10
- 11 Q. And from that 803 you in this scenario, Moore 18, you
- 12 allocated 13.6 million of that over one, two -- looks
- 13 like eight years?
- 14 A. There would actually be ten years.
- 15 Q. Ten years, okay. So you allocated 136 million of the 16 803?
- 17 A. Yes, sir.
- 18 Q. And that -- how did you come to the particular
- 19 percentage of the recovery for the pension
- 20 underfunding plan, the relationship between 803 and
- 21 136?
- 22 A. There are -- I think for this particular scenario, and
- 23 again, there are a lot of scenarios that get looked at
- 24 all the time, but for this scenario it contemplated
- 25 from the \$803 million cash that would be used to

- service retiree healthcare, cash to service the
- interest on the \$2 billion note, and then the 2
- 3 remaining cash was allocated amongst claims and that's
 - -- I don't recall the exact calculation, but that's
- 5 how 13.6 per year or 136 million total towards GRS was
- 6 determined.
- 7 Q. So is it just a pro rata distribution based on the
- 8 size of the claims, the anticipated claim pool?
- 9 A. Essentially, yes, after taking into account those 10 first two items that I mentioned.
- 11 Q. Okay, so you drop those off the top and then the rest
- 12 of it you're allocating pro rata?
- 13 A. Yes, sir.
- 14 Q. Going back to Exhibit 18, whose idea was it to
- 15 contemplate a freeze of the pension plan?
- 16 A. The --

17

24

- MR. MILLER: Wait. Object to form.
- 18 A. The City has actually -- had undertaken efforts in
- 19 this regard prior to or around the time of my initial
- 20 engagement passing ordinances or an ordinance that
- 21 temporarily froze service credits, so this is
- 22 something that the City has actually looked at even
- 23 prior to the formation of the pension task force.
 - (Marked Exhibit No. 19.)
- 25 Q. Here's what I've marked as Moore 19 is another in this

Page 148

- series of letters. This is -- this one's dated August 1
 - 2 2nd to Mr. Miller. It has you copied there on the
 - 3 fifth page and in this letter there was a scenario of
 - 4 contemplating a onetime \$895 million City contribution
 - 5 into these plans?
 - 6 A. Yes, sir.
 - 7 Q. Tell me what the thinking was behind that scenario,
 - 8 announcing that scenario.
 - 9 A. GRS hasn't published its final actuarial valuation
 - 10 report as of June 30th, 2012, but there is a draft of
 - 11 that.
 - 12 Q. Right.
 - 13 A. And that shows an under -- a UAAL as of June 30th of
 - 14 2012 of approximately \$830 million. So this was
 - 15 rolled forward by one year.
 - 16 Q. Got it.
 - 17 A. So from June 30th, 2012 to June 30th of 2013, using
 - 18 the 7.9 percent assumed rate of return such that if
 - 19 either \$830 million had been contributed at June 30 of
 - 20 2012 or \$895 million was contributed June 30th of
 - 21 2013, in order to bring the plan up to 100 percent
 - 22 funded on an actuarial basis, what would the potential
 - 23 impact on plan assets be over a future time period.
 - 24 Q. So why was that -- why was that done? I assume -- let 25

me ask. I assume we haven't found \$895 million in the

Page 152

CHARLES M. MOORE

CITY OF DETROIT, MICHIGAN Page 149 City of Detroit to put into that pension fund as of 1 2 July of next year; correct? July of this year; 3 correct? 4 MR. MILLER: Object to form. Go ahead. A. Obviously there are a number of potential sources of 6 cash that are still uncertain. 7 Q. Okav. A. But to answer your question about why this was done --9

10 A. -- there were a number of comments that were made 11 indicating that the plan is only \$830 million 12 underfunded or some people refer to the June 30th of 13 2011 number and our point on this was to indicate that 14 even if the plan was topped off from an actuarial

15 standpoint, meaning that it was funded at 100 percent, 16 if you roll forward using certain assumptions, what 17

potentially happens to plan assets. 18 Q. I see. But one of the assumptions is there's going to 19 be no further contributions into the plan after that

20 lump sum; correct?

21 A. Yes. And what that is getting at is there's no future 22 accrual of benefits. So you fully fund it based on

the benefits that have been accrued --23

24 Q. Okay.

1

2

7

8

9

10

25 A. -- which if that was the case, if it was fully funded

would be -- that in the City's view must occur; 1

2 correct?

6

19

1

2

3

4

5

3 A. Correct.

4 Q. Has there been a specification of those level of cuts 5 that the City contends must occur?

MR. MILLER: Object to form.

7 Q. I mean, have you put a dollar amount on it?

8 A. No, and our analysis of this continues. Right now we 9 still don't know what assets could be available to put 10 towards the pensions. We still have not had the type 11 of dialogue that we would like to have related to the 12 calculation of the unfunded amount, so because of 13 those two uncertainties among others we don't know 14 what cuts, if any, there may need to be.

15 Q. Well, doesn't it say there must be significant cuts? 16 Am I -- are you saying that there's some -- that the 17 City's position may be that there are no cuts that are 18 necessary in accrued vested pension amounts?

MR. MILLER: Object to form.

20 A. We don't know. That's where we want to continue to 21 engage in discussions and negotiations with the 22 parties, but depending on what the unfunded amount is 23 and what assets may be available for those claims, it 24 certainly is possible.

25 Q. So maybe that should have been worded there may be

Page 150 from an actuarial standpoint and no new benefits

accrued and you experience a 7.9 percent assumed rate

3 of return -- or actual rate of return, what would 4 happen to the plan assets.

5 Q. Let me ask you if you have Moore Exhibit 3 there, I 6 want to ask you a few questions with regard to that.

Let me direct you to page 95 of that presentation. Hang on for a second. I'm sorry, I was in the wrong place. Page 109. Looking at the heading there, claims for unfunded pension liabilities.

11 A. Yes, sir.

12 Q. Were you involved at all in the drafting of that part 13 of this presentation?

14 A. I don't think I wrote that, but I was aware of this 15 language.

16 Q. Okay. How about the specifically the language of the 17 third bullet point? Because the amounts realized on

18 the underfunding claims would be substantially less 19 than the underfunding amount, there must be

20 significant cuts in accrued vested pension amounts for

21 both active and currently retired persons. Were you 22 involved in formulating that?

23 A. Yes, sir.

24 Q. And has the City -- I noticed in this presentation 25 there's no quantification of what -- of the cuts that significant cuts rather than must?

MR. MILLER: Object to form. It asks for speculation.

MR. CIANTRA: I don't think it asks for speculation at all.

6 MR. MILLER: It asks for speculation, but 7 you can go ahead and speculate.

8 A. Possibly.

9 Q. But in any event, there's been no specific 10 quantification of any level of cuts to accrued vested 11 pension amounts that the City has formulated in this 12 restructuring process to date; isn't that correct?

13 A. Correct.

14 Q. And I would assume from that that you have not 15 provided the unions or any of the retiree groups with 16 any -- any quantification of cuts that the City would 17 like to see made?

18 A. No, we have met with parties regarding the pension 19 multiple times and we've laid out a process that we

20 propose to follow; however, that process really has 21

not been started unfortunately.

22 Q. Are you aware of provisions of the Michigan State 23

Constitution that affect the ability of the State or 24 its municipalities to alter accrued pension benefits?

25 A. Generally, yes.

Page 153	Page 155
1 Q. How did you become aware of those provisions?	1 Q. And was there more than one such discussion or did it
2 A. I have been aware of that provision or provisions for	2 just come up on one occasion?
3 multiple years. I don't recall how I originally	3 A. It probably came up more than I seem to recall more
4 became aware of them, but I've been aware of them for	4 than one occasion where a discussion about whether the
5 quite sometime.	5 City would have to file for Chapter 9 took place and
6 Q. So you were aware of those provisions at least	6 the pension element was discussed.
7 generally when you undertook the assignment for the	7 Q. And what was the was there consensus that was
8 City in this case?	8 developed with respect to that issue?
9 A. Yes, sir.	9 MR. MILLER: I'm going to object and ask
10 Q. Have there been discussions of those provisions of the	the witness before he answers that question whether in
11 State Constitution in the various discussions among	connection with any discussion that might have led to
12 members of your pension task force?	12 a consensus that discussion included lawyers and
13 A. Can you clarify?	13 counsel
14 Q. You indicated earlier that you were part of a pension	14 MR. CIANTRA: I'm not asking him
15 task force that's been considering pension issues	15 MR. MILLER: and counsel that was
16 since I guess the spring of this year and my question	16 provided by those lawyers.
 is during the discussions, the meetings of that task force, have you has that provision of the Michigan 	 MR. CIANTRA: I'm not asking about discussions with counsel, I'm asking him whether this
	_
19 State Constitution been a subject of discussion?	task force that was looking at the pension issues
20 A. Yes.	reached a consensus as to the question of the effect
21 Q. In what context?	of this provision of the Michigan State Constitution
22 A. The existence of it.	on a Chapter 9 filing.
23 Q. And how did it who brought that up?	23 MR. MILLER: But the task force included
24 A. I don't recall.	24 counsel. He's testified to that.
25 Q. What was discussed about it?	25 MR. CIANTRA: Well, I'm not interested in
Page 154	Page 156
1 A. The acknowledgment of the existence of it to make sure	the discussions, I'm interested was there a consensus
2 that everyone on the task force was aware of it and we	2 reached on this issue, not necessarily what your
3 also discussed an Attorney General opinion regarding	3 counsel might have advised or said or any of that.
4 that provision back from the late 1970s, I believe,	4 MR. MILLER: But but to the extent that
5 and whether that provision constitutes you know,	5 the a consensus was reached and that consensus was
6 how far those protections go.	6 based on legal advice, that consensus would be in my
7 Q. And who brought up that subject?	7 judgment privileged. So that's why I asked him
8 A. I don't recall who would have brought it up.	8 whether in connection with discussions and discussions
9 Q. Were those discussions before the City made its	9 that may have reached a consensus as to the question
10 Chapter 9 filing?	of the effect of the provision of the State
11 A. Yes.	11 Constitution on Chapter 9 filing, whether that
12 Q. And were there discussions that you were party to with	12 consensus was reached based on advice of counsel.
respect to the Chapter 9 filings that involved the	MR. CIANTRA: I'm not asking him that.
14 question of the those provisions of the Michigan	MR. MILLER: And if so, then I instruct
15 State Constitution?	15 you, Mr. Moore, not to expound.
16 MR. MILLER: Object to form.	16 MR. CIANTRA: So let me ask the question
17 A. I believe that that would have come up, yes.	17 again. Let's make the record straight.
18 Q. It came up in discussions you were party to?	18 Q. Did the task force that you were a part of reach a
19 A. Yes.	19 consensus on the question of what the effect of the
20 Q. With whom?	20 provision of the Michigan State Constitution that
21 A. When there were discussions about the potential for a	21 protects accrued pension benefits would have on a
22 Chapter 9 filing, a variety of topics were discussed	22 Chapter 9 filing?
23 and I seem to recall that element coming up.	23 A. No.
24 Q. When were those discussions, Mr. Moore?	1
24 Q. When were those discussions, wir. Woore:	24 Q. There was no consensus?
25 A. In the June/July time period.	

CIT	Y	OF DETROIT, MICHIGAN			157–160
1		Page 157 There were different views that were expressed?	1		Page 159 the treasury department for the State of Michigan, so
2	A.	There wasn't there wasn't a consensus that we tried	2		if there were discussions, it would have been with the
3		to come up with. As I indicated before, the existence	3		treasury department.
4		of the provision was acknowledged and it was	4	(Q. So that would have been Mr. Dillon or one of his
5		discussed, but the pension task force did not come to	5		subordinates?
6		an opinion as it relates to anything regarding that	6	F	A. Yes.
7		provision in the Michigan Constitution.	7	(Q. With
8	Q.	Was it something that you were concerned about?	8		MR. MILLER: Tom, excuse me, are you going
9	A.	Can you clarify in terms of concern?	9		to shortly wrap up? Because otherwise, I need a
10	Q	. You were aware of this provision; right? You were	10		five-minute break.
11		aware at least from the actuarial reports that the	11		MR. CIANTRA: Take your five-minute break.
12		plans were underfunded; correct?	12		I won't be that long, Evan, afterwards.
13	Α.	Yes.	13		MR. MILLER: Yes, that's fine. Thanks.
14	Q	. And you were aware that in the proposal to creditors	14		(A brief recess was taken.)
15		that we just looked at the Emergency Manager states	15		MR. MILLER: Back on the record?
16		that there must be significant cuts in accrued vested	16		MR. CIANTRA: Yeah, whenever you're ready.
17		pension amounts for both active and currently retired	17		Sharon?
18		persons. So my question is were you concerned about	18		MS. LEVINE: No, I'm good. I'm just
19		that in light of your understanding of the Michigan	19		stretching.
20		State Constitution?	20		MR. CIANTRA: You're just stretching.
21	Α.	To the extent that retirees would face some sort of	21		Okay, back on the record.
22		cut, certainly as a human being I would be concerned	22		BY MR. CIANTRA:
23		about that.	23		Q. In connection with your work on the pension task
24	Q	. I'm not asking as a human being, I'm asking in light	24		force, Mr. Moore, did you inquire as to the level of
25		of your understanding of the State's Constitution.	25		benefits that pensioners were receiving from the two
1		Page 158 MR. MILLER: Objection to form. Calls for	1		Page 160 pension plans?
2		a legal conclusion.		A	A. Just to clarify, are you referring to those in pay
3	Q.	You can answer the question.	3		status?
4		I'm not sure that I understand the question. You	4	(Q. Yeah, in pay status, right.
5		asked if I was concerned and I sought clarification	5	F	A. Yes, sir.
6		for that and I'm not sure I understand what additional	6	(Q. And am I correct that with respect to the General
7		you're asking about concern.	7		Retirement System the average annual benefit is a
8	Q.	Were you concerned that the let me ask	8		little less than \$20,000 a year?
9		specifically.	9	F	A. We never calculated the average across all people on
10		Were you concerned that the position that	10		pay status. We looked at it in different increments
11		the Emergency Manager took with respect to accrued	11		in terms of the number of people at various ages
12		pension benefits was inconsistent with your	12		receiving certain monthly amounts.
13		understanding of what the State Constitution requires?	13		Q. Okay. What's the do you recall what's the median?
14	A.	That to me is a legal opinion that I'm not equipped to	14		We never calculated the median.
15		make.	15		Q. Okay, how about the mean?
16	Q	. Did you have any discussions with anyone in the State	16		We never calculated the mean.
17		government with respect to this issue that the	17		Q. Did you do that with respect to the Police and Fire

20 A. Not that I can recall.

22 A. There may have been.

interplay between the Michigan State Constitution

provisions and the Chapter 9 filing by the City?

23 Q. And if there had been such discussions, who from the

25 A. My interactions have been essentially exclusively with

State would likely have been involved in it?

21 Q. So there may have been such discussions?

18

19

plan?

that plan?

20 Q. Okay, what was the average that was received under

22 A. We did not calculate the average, similar -- we pulled

certain representations were made as to what the

24 Q. You don't recall a presentation by Mr. Orr where

similar data to -- for both plans.

19 A. Yes, sir.

18

21

23

25

Page 163 Page 161 average pension benefit was under these two systems? 1 BY MR. RUEGGER (continued): 2 A. Not offhand. 2 Q. Do you have your declaration in front of you, 3 Q. Let me ask. With respect to -- my understanding is at 3 Mr. Moore? least with respect to the police officers and firemen 4 A. Yes, sir. 4 5 in the City that they are not covered by the Social Q. If you could open it up to page 10 where you start a 6 Security system? 6 discussion of past practices? 7 A. Participants in the Police and Fire Retirement System 7 A. Yes. 8 do not participate in Social Security, that's correct. 8 Q. I'd first like to talk about the annuity savings plan, 9 Q. To this day; correct? 9 which you discuss in paragraph 18. Do you know what 10 A. Yes, sir. 10 years the annuity savings plan was in active mode or 11 Q. So for their earnings, a police officer in the City of 11 being pursued? 12 Detroit would -- for their earnings from the City of 12 A. Based on our investigation it appears that it has been 13 Detroit would have no Social Security; correct? 13 available since at least 1973 and we have reviewed 14 A. They don't pay in and then they don't receive, 14 certain documentation that would suggest that some 15 correct. 15 form of annuity savings plan has been in existence all 16 Q. Okay. And is that the case for certain of the 16 the way back perhaps into the 1930s. 17 retirees in the General Retirement System as well? 17 Q. I take it -- well, withdrawn. 18 A. I don't believe so. The reason for two different 18 Do you know whether the annuity savings 19 19 pension systems is specifically because one system is plan in any form is continuing at present? 20 for those that participate in Social Security and one 20 A. Yes, it is. 21 system is for those that do not. 21 Q. Is it continuing in the format described in your 22 Q. Okay, so your understanding is that none of the 22 declaration in paragraph 18? 23 participants in the General Retirement System are not 23 A. Could you be more specific in terms of -- there are --24 eligible for Social Security? 24 is a number or there's a lot of information in 25 A. That could -- there could be people in GRS that don't 25 paragraph 18. Page 162 Page 164 participate in the Social Security based on their age 1 Q. Sure. You'll see the third sentence where you say, under the terms of the GRS plan, active city employees 2 or when they worked for the City, that's a 2 3 3 may elect to invest 3, 5 or 7 percent of their possibility, I don't know for sure. 4 Q. Okay, so there may be some of the retirees who are 4 paychecks into an annuity savings plan. 5 covered by that plan who have -- whose earnings were 5 Does that aspect of the annuity savings 6 not subject to Social Security? 6 plan continue to this day? 7 A. It's possible. 7 A. Yes. Q. But you don't know? 8 Q. And is that available to all GRS covered active A. I don't know for sure. 9 employees? 10 Q. And is that something that someone was tasked to find 10 A. I believe so. out? 11 Q. And the next part of that sentence says that the 12 A. Not that I recall. 12 investment earns interest based on a rate of return 13 Q. Would you agree that that might be a relevant 13 established at the discretion of the GRS Board of 14 consideration in evaluating what to do with that --14 Trustees. 15 with those accrued -- the accrued pension benefits of 15 Is that still accurate? 16 A. Yes; however, there was an ordinance passed in 2011 16 folks in that system? 17 A. It may be relevant, yes, depending on what gets looked 17 that provides parameters within which the board may 18 18 specify the interest. 19 MR. CIANTRA: I have no further questions. 19 Q. Do you know what interest rate is current -- has 20 Thank you. 20 currently been specified by the board? 21 MR. MILLER: Can we go off the record? 21 A. As I understand it, it's 7.9 percent. 22 (Discussion held off the record.) 22 Q. And is it true -- okay, turning to the next page, 23 MR. MILLER: Back on the record. 23 we're still on paragraph 18, you state in the sentence 24 MR. RUEGGER: Yes, this won't take too 24 that begins but in many years. Do you see that

25

long.

sentence?

25

1 A. Yes.

4

5

6

7

8

9

Page 165

Q. The GRS trustees chose to credit these annuity savings 2 3 plan employee accounts with rates of return that were

far greater than the actual GRS rate of return earned on the investments.

So I take it from your prior testimony that that is still an accurate aspect of the annuity savings plan; correct?

MR. MILLER: Object to form.

10 A. The ordinance passed in 2011 that I just referred to 11 addresses this issue.

12 Q. And what does it provide generally? I know you don't 13 have it in front of you but to your memory.

14 A. Yes, generally it provides that the interest rate 15 credited to the annuity savings fund accounts cannot

16 exceed the assumed rate of return on the plan assets.

17 Q. Only active employees were allowed to participate in 18 this plan; correct?

19 A. Yes, sir. From the standpoint of making new 20 contributions, when an employee retires, the employee

21 has the choice of taking a lump sum of their annuity

22 savings fund account or having it paid in an annuity, 23 so there could be retired employees that are still

24 getting payments from the annuity savings fund but

25 they would not be contributing to it.

Page 166

1 Q. In the last sentence of paragraph 18 you say that 2 hundreds of millions of dollars of plan assets

3 intended to support the City's traditional defined

benefit pension arrangements were converted by GRS

5 trustees to provide a windfall to the annuity savings 6 accounts of active employees outside of a defined 7

benefit pension plan. 8

Has Conway MacKenzie or any other firm to your knowledge quantified the dollar amount of plan assets that were converted to the annuity savings

11 accounts?

12 A. Yes.

4

9

10

13 Q. And what is that amount, if you remember?

14 A. One analysis that I've looked at was performed by 15 Joe Esuschanko, E-S-U-S-C-H-A-N-K-O.

16 Q. Okay.

17 A. And he analyzed the impact from both the annuity 18 savings fund as well as 13th checks between 1985 and

19 2008 and he quantified that to be, based on the

20 principal amount as well as the lost interest earnings

on those funds, to be approximately \$1.9 billion. 21

22 Q. Okay. I want to make sure I understand what you --23

that last answer. That would be both the annuity 24 savings plan and the 13th check program that you

25 reference in paragraph 19?

Page 167 1 A. Yes. Amounts that were used to credit interest on the

annuity savings fund accounts and pay 13th checks. 2

3 Q. The 1.9 billion does not include any principal or the

3 or the 5 or the 7 percent of the paycheck that was 4

5 invested; correct?

6 A. That's correct.

7 Q. But the interest being calculated there, is that all

8 interest or just the amount of interest in excess of

9 the interest earned under the plan?

10 A. In excess. The interest in excess of what was earned

11 by plan assets.

12 Q. And of the 1.9 billion, did Mr. Esuschanko break it

13 down between the 13th check and the annuity savings

14

15 A. Yes.

16 Q. How much of the 1.9 was attributable to the annuity

17 savings plan?

18 A. I don't recall that breakdown.

19 Q. Do you know what documents or records might contain

20 that breakdown?

21 A. Yes, there was a memo that was prepared by the city

22 council fiscal analysis division in around November of

23 2011 in support of the ordinance that I just

24 previously mentioned that has attached to it

25 Mr. Esuschanko's report.

Page 168

1 Q. Thank you. And do you recall whether Mr. Esuschanko's 2 report breaks down the amounts on each year or was it

3 an accumulation of 2005 through 2008?

4 A. It shows by year.

Q. Turning to the 13th check subject, which is in 5

6 paragraph 19 of your declaration, do you have an

7 understanding as to what years the 19th check program

8 was pursued?

9 A. Just to clarify, you had indicated -- you just said

10 19th check, I think you're referring to the 13th

check. 11

12 Q. I'm sorry, my apologies. Strike that again. I'll

13 answer it again -- or I'll ask it again.

14 Do you recall in what years the 13th check

15 program was utilized?

16 A. Mr. Esuschanko's analysis I believe has 13th check 17 amounts in that same time period, 1985 through 2008.

18 I have seen information that would suggest that 13th

19 checks may have occurred before 1985 for the GRS

20

21 Q. And if I understand your declaration correctly, this

13th check program was used for both the GRS and the 22

23 PFRS systems?

24 A. The 13th check, if we use that term as it relates to

25 the Police and Fire Retirement System, is also -- or

		Page 169		Page 171
1		has also been referred to as gain sharing.	1	State of Michigan)
2	Q.	So it's only referred to as gain sharing related to	2	County of Genesee)
3		the PFRS system?	3	Certificate of Notary Public
4	A.	I have seen references to both 13th checks and gain	4	I certify that this transcript is a complete, true and
5		sharing for PFRS. The reason why there's a	5	correct record of the testimony of the witness held in this
6		distinction is payouts that happen from PFRS went to	6	case.
7		both active and retired employees whereas on the GRS	7	I also certify that prior to taking this deposition,
8		side those payments just went to retired employees.	8	the witness was duly sworn or affirmed to tell the truth.
9	Q.	Are you aware whether a portion of the 13th check	9	I further certify that I am not a relative or an
10		program or payments pursuant to the 13th check program	10	employee of or an attorney for a party; and that I am not
11		were made to the City itself?	11	financially interested, directly or indirectly, in the
12	Α.	Well, the 13th check didn't go to the City, but	12	matter.
13		typically the board would approve a total amount and	13	WITNESS my hand this 20th day of September,
14		allocate a portion to annuity savings fund interest,	14	2013.
15		another portion to 13th checks and then a third	l	2013.
16		portion to be used as a credit to the City.	15	
17	0	And are you aware you may have already addressed	16	geaneth My. Fallon
18	Q.	this in your testimony, I apologize but are you	17	glanely of the control of the contro
19		aware of whether any payments among those allocated	18	Jeanette M. Fallon, CRR/RMR/CLR/CSR-3267
			19	Certified Realtime Reporter
20		went to active employees other than the not in the	20	Registered Merit Reporter
21		annuity savings plan context but in the 13th check	21	Certified LiveNote Reporter
22	^	program?	22	Certified Shorthand Reporter
23	A.		23	Notary Public, Genesee, Michigan
24		of the annuity savings fund accounts, I'm not aware of	24	Acting in Oakland County, Michigan
		13th chacks aging to active employees		v a ' ' = ' . 0 10 10
25		13th checks going to active employees.	25	My Commission Expires: 9-19-18
		Page 170		My Commission Expires: 9-19-18 Page 172
1		Page 170 MR. CIANTRA: I believe this has been the	1	-
1 2		Page 170 MR. CIANTRA: I believe this has been the subject of discussion between people in your firm and		Page 172 DEPOSITION ERRATA SHEET
1 2 3		Page 170 MR. CIANTRA: I believe this has been the subject of discussion between people in your firm and my firm, but I just want to confirm with Mr. Moore	1	Page 172
1 2 3 4		Page 170 MR. CIANTRA: I believe this has been the subject of discussion between people in your firm and my firm, but I just want to confirm with Mr. Moore what his understanding is as to the October 23rd	1 2	Page 172 DEPOSITION ERRATA SHEET
1 2 3		Page 170 MR. CIANTRA: I believe this has been the subject of discussion between people in your firm and my firm, but I just want to confirm with Mr. Moore what his understanding is as to the October 23rd hearing.	1 2 3	DEPOSITION ERRATA SHEET Our Assignment No. 471793/NYC337236
1 2 3 4	Q.	Page 170 MR. CIANTRA: I believe this has been the subject of discussion between people in your firm and my firm, but I just want to confirm with Mr. Moore what his understanding is as to the October 23rd hearing. Do you have any understanding as to whether you are	1 2 3 4	DEPOSITION ERRATA SHEET Our Assignment No. 471793/NYC337236
1 2 3 4 5	Q.	Page 170 MR. CIANTRA: I believe this has been the subject of discussion between people in your firm and my firm, but I just want to confirm with Mr. Moore what his understanding is as to the October 23rd hearing.	1 2 3 4 5	DEPOSITION ERRATA SHEET Our Assignment No. 471793/NYC337236 Case Caption: In re City of Detroit, Michigan
1 2 3 4 5 6 7		Page 170 MR. CIANTRA: I believe this has been the subject of discussion between people in your firm and my firm, but I just want to confirm with Mr. Moore what his understanding is as to the October 23rd hearing. Do you have any understanding as to whether you are	1 2 3 4 5 6	DEPOSITION ERRATA SHEET Our Assignment No. 471793/NYC337236 Case Caption: In re City of Detroit, Michigan
1 2 3 4 5 6 7	Α.	Page 170 MR. CIANTRA: I believe this has been the subject of discussion between people in your firm and my firm, but I just want to confirm with Mr. Moore what his understanding is as to the October 23rd hearing. Do you have any understanding as to whether you are expected to testify at the October 23rd hearing? It has not been discussed. So I take it that if you haven't discussed whether	1 2 3 4 5 6	Page 172 DEPOSITION ERRATA SHEET Our Assignment No. 471793/NYC337236 Case Caption: In re City of Detroit, Michigan DECLARATION UNDER PENALTY OF PERJURY
1 2 3 4 5 6 7 8	A. Q.	Page 170 MR. CIANTRA: I believe this has been the subject of discussion between people in your firm and my firm, but I just want to confirm with Mr. Moore what his understanding is as to the October 23rd hearing. Do you have any understanding as to whether you are expected to testify at the October 23rd hearing? It has not been discussed.	1 2 3 4 5 6 7 8	Page 172 DEPOSITION ERRATA SHEET Our Assignment No. 471793/NYC337236 Case Caption: In re City of Detroit, Michigan DECLARATION UNDER PENALTY OF PERJURY I declare under penalty of perjury that I have read
1 2 3 4 5 6 7 8	A. Q.	Page 170 MR. CIANTRA: I believe this has been the subject of discussion between people in your firm and my firm, but I just want to confirm with Mr. Moore what his understanding is as to the October 23rd hearing. Do you have any understanding as to whether you are expected to testify at the October 23rd hearing? It has not been discussed. So I take it that if you haven't discussed whether	1 2 3 4 5 6 7 8	Page 172 DEPOSITION ERRATA SHEET Our Assignment No. 471793/NYC337236 Case Caption: In re City of Detroit, Michigan DECLARATION UNDER PENALTY OF PERJURY I declare under penalty of perjury that I have read the entire transcript of my Deposition taken in the
1 2 3 4 5 6 7 8 9	A. Q.	Page 170 MR. CIANTRA: I believe this has been the subject of discussion between people in your firm and my firm, but I just want to confirm with Mr. Moore what his understanding is as to the October 23rd hearing. Do you have any understanding as to whether you are expected to testify at the October 23rd hearing? It has not been discussed. So I take it that if you haven't discussed whether you're going to testify, you similarly have not	1 2 3 4 5 6 7 8 9	Page 172 DEPOSITION ERRATA SHEET Our Assignment No. 471793/NYC337236 Case Caption: In re City of Detroit, Michigan DECLARATION UNDER PENALTY OF PERJURY I declare under penalty of perjury that I have read the entire transcript of my Deposition taken in the captioned matter or the same has been read to me, and the
1 2 3 4 5 6 7 8 9 10	A. Q.	Page 170 MR. CIANTRA: I believe this has been the subject of discussion between people in your firm and my firm, but I just want to confirm with Mr. Moore what his understanding is as to the October 23rd hearing. Do you have any understanding as to whether you are expected to testify at the October 23rd hearing? It has not been discussed. So I take it that if you haven't discussed whether you're going to testify, you similarly have not discussed what you might testify to; is that correct?	1 2 3 4 5 6 7 8 9 10	Page 172 DEPOSITION ERRATA SHEET Our Assignment No. 471793/NYC337236 Case Caption: In re City of Detroit, Michigan DECLARATION UNDER PENALTY OF PERJURY I declare under penalty of perjury that I have read the entire transcript of my Deposition taken in the captioned matter or the same has been read to me, and the same is true and accurate, save and except for changes
1 2 3 4 5 6 7 8 9 10 11 12	A. Q.	Page 170 MR. CIANTRA: I believe this has been the subject of discussion between people in your firm and my firm, but I just want to confirm with Mr. Moore what his understanding is as to the October 23rd hearing. Do you have any understanding as to whether you are expected to testify at the October 23rd hearing? It has not been discussed. So I take it that if you haven't discussed whether you're going to testify, you similarly have not discussed what you might testify to; is that correct? Correct.	1 2 3 4 5 6 7 8 9 10 11 12	Page 172 DEPOSITION ERRATA SHEET Our Assignment No. 471793/NYC337236 Case Caption: In re City of Detroit, Michigan DECLARATION UNDER PENALTY OF PERJURY I declare under penalty of perjury that I have read the entire transcript of my Deposition taken in the captioned matter or the same has been read to me, and the same is true and accurate, save and except for changes and/or corrections, if any, as indicated by me on the
1 2 3 4 5 6 7 8 9 10 11 12 13	A. Q.	Page 170 MR. CIANTRA: I believe this has been the subject of discussion between people in your firm and my firm, but I just want to confirm with Mr. Moore what his understanding is as to the October 23rd hearing. Do you have any understanding as to whether you are expected to testify at the October 23rd hearing? It has not been discussed. So I take it that if you haven't discussed whether you're going to testify, you similarly have not discussed what you might testify to; is that correct? Correct. MR. RUEGGER: I don't have any other	1 2 3 4 5 6 7 8 9 10 11 12 13	DEPOSITION ERRATA SHEET Our Assignment No. 471793/NYC337236 Case Caption: In re City of Detroit, Michigan DECLARATION UNDER PENALTY OF PERJURY I declare under penalty of perjury that I have read the entire transcript of my Deposition taken in the captioned matter or the same has been read to me, and the same is true and accurate, save and except for changes and/or corrections, if any, as indicated by me on the DEPOSITION ERRATA SHEET hereof, with the understanding that I offer these changes as if still under oath.
1 2 3 4 5 6 7 8 9 10 11 12 13 14	A. Q.	Page 170 MR. CIANTRA: I believe this has been the subject of discussion between people in your firm and my firm, but I just want to confirm with Mr. Moore what his understanding is as to the October 23rd hearing. Do you have any understanding as to whether you are expected to testify at the October 23rd hearing? It has not been discussed. So I take it that if you haven't discussed whether you're going to testify, you similarly have not discussed what you might testify to; is that correct? Correct. MR. RUEGGER: I don't have any other questions.	1 2 3 4 5 6 7 8 9 10 11 12 13 14	DEPOSITION ERRATA SHEET Our Assignment No. 471793/NYC337236 Case Caption: In re City of Detroit, Michigan DECLARATION UNDER PENALTY OF PERJURY I declare under penalty of perjury that I have read the entire transcript of my Deposition taken in the captioned matter or the same has been read to me, and the same is true and accurate, save and except for changes and/or corrections, if any, as indicated by me on the DEPOSITION ERRATA SHEET hereof, with the understanding that
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15	A. Q.	Page 170 MR. CIANTRA: I believe this has been the subject of discussion between people in your firm and my firm, but I just want to confirm with Mr. Moore what his understanding is as to the October 23rd hearing. Do you have any understanding as to whether you are expected to testify at the October 23rd hearing? It has not been discussed. So I take it that if you haven't discussed whether you're going to testify, you similarly have not discussed what you might testify to; is that correct? Correct. MR. RUEGGER: I don't have any other questions. MR. MILLER: Thank you. No questions.	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15	DEPOSITION ERRATA SHEET Our Assignment No. 471793/NYC337236 Case Caption: In re City of Detroit, Michigan DECLARATION UNDER PENALTY OF PERJURY I declare under penalty of perjury that I have read the entire transcript of my Deposition taken in the captioned matter or the same has been read to me, and the same is true and accurate, save and except for changes and/or corrections, if any, as indicated by me on the DEPOSITION ERRATA SHEET hereof, with the understanding that I offer these changes as if still under oath.
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A. Q.	Page 170 MR. CIANTRA: I believe this has been the subject of discussion between people in your firm and my firm, but I just want to confirm with Mr. Moore what his understanding is as to the October 23rd hearing. Do you have any understanding as to whether you are expected to testify at the October 23rd hearing? It has not been discussed. So I take it that if you haven't discussed whether you're going to testify, you similarly have not discussed what you might testify to; is that correct? Correct. MR. RUEGGER: I don't have any other questions. MR. MILLER: Thank you. No questions.	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	DEPOSITION ERRATA SHEET Our Assignment No. 471793/NYC337236 Case Caption: In re City of Detroit, Michigan DECLARATION UNDER PENALTY OF PERJURY I declare under penalty of perjury that I have read the entire transcript of my Deposition taken in the captioned matter or the same has been read to me, and the same is true and accurate, save and except for changes and/or corrections, if any, as indicated by me on the DEPOSITION ERRATA SHEET hereof, with the understanding that I offer these changes as if still under oath. Signed on the day of, 20
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	A. Q.	Page 170 MR. CIANTRA: I believe this has been the subject of discussion between people in your firm and my firm, but I just want to confirm with Mr. Moore what his understanding is as to the October 23rd hearing. Do you have any understanding as to whether you are expected to testify at the October 23rd hearing? It has not been discussed. So I take it that if you haven't discussed whether you're going to testify, you similarly have not discussed what you might testify to; is that correct? Correct. MR. RUEGGER: I don't have any other questions. MR. MILLER: Thank you. No questions.	1 2 3 4 5 6 7 8 8 9 10 11 12 13 14 15 16	DEPOSITION ERRATA SHEET Our Assignment No. 471793/NYC337236 Case Caption: In re City of Detroit, Michigan DECLARATION UNDER PENALTY OF PERJURY I declare under penalty of perjury that I have read the entire transcript of my Deposition taken in the captioned matter or the same has been read to me, and the same is true and accurate, save and except for changes and/or corrections, if any, as indicated by me on the DEPOSITION ERRATA SHEET hereof, with the understanding that I offer these changes as if still under oath. Signed on the day of, 20
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. Q.	Page 170 MR. CIANTRA: I believe this has been the subject of discussion between people in your firm and my firm, but I just want to confirm with Mr. Moore what his understanding is as to the October 23rd hearing. Do you have any understanding as to whether you are expected to testify at the October 23rd hearing? It has not been discussed. So I take it that if you haven't discussed whether you're going to testify, you similarly have not discussed what you might testify to; is that correct? Correct. MR. RUEGGER: I don't have any other questions. MR. MILLER: Thank you. No questions.	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	DEPOSITION ERRATA SHEET Our Assignment No. 471793/NYC337236 Case Caption: In re City of Detroit, Michigan DECLARATION UNDER PENALTY OF PERJURY I declare under penalty of perjury that I have read the entire transcript of my Deposition taken in the captioned matter or the same has been read to me, and the same is true and accurate, save and except for changes and/or corrections, if any, as indicated by me on the DEPOSITION ERRATA SHEET hereof, with the understanding that I offer these changes as if still under oath. Signed on the day of, 20
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	A. Q.	Page 170 MR. CIANTRA: I believe this has been the subject of discussion between people in your firm and my firm, but I just want to confirm with Mr. Moore what his understanding is as to the October 23rd hearing. Do you have any understanding as to whether you are expected to testify at the October 23rd hearing? It has not been discussed. So I take it that if you haven't discussed whether you're going to testify, you similarly have not discussed what you might testify to; is that correct? Correct. MR. RUEGGER: I don't have any other questions. MR. MILLER: Thank you. No questions.	1 2 3 4 4 5 6 6 7 8 8 9 10 11 12 13 14 15 16 17 18 19 20	DEPOSITION ERRATA SHEET Our Assignment No. 471793/NYC337236 Case Caption: In re City of Detroit, Michigan DECLARATION UNDER PENALTY OF PERJURY I declare under penalty of perjury that I have read the entire transcript of my Deposition taken in the captioned matter or the same has been read to me, and the same is true and accurate, save and except for changes and/or corrections, if any, as indicated by me on the DEPOSITION ERRATA SHEET hereof, with the understanding that I offer these changes as if still under oath. Signed on the day of, 20
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	A. Q.	Page 170 MR. CIANTRA: I believe this has been the subject of discussion between people in your firm and my firm, but I just want to confirm with Mr. Moore what his understanding is as to the October 23rd hearing. Do you have any understanding as to whether you are expected to testify at the October 23rd hearing? It has not been discussed. So I take it that if you haven't discussed whether you're going to testify, you similarly have not discussed what you might testify to; is that correct? Correct. MR. RUEGGER: I don't have any other questions. MR. MILLER: Thank you. No questions.	1 2 3 4 4 5 6 6 7 8 8 9 10 11 12 13 14 15 16 17 18 19 20 21	DEPOSITION ERRATA SHEET Our Assignment No. 471793/NYC337236 Case Caption: In re City of Detroit, Michigan DECLARATION UNDER PENALTY OF PERJURY I declare under penalty of perjury that I have read the entire transcript of my Deposition taken in the captioned matter or the same has been read to me, and the same is true and accurate, save and except for changes and/or corrections, if any, as indicated by me on the DEPOSITION ERRATA SHEET hereof, with the understanding that I offer these changes as if still under oath. Signed on the day of, 20
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	A. Q.	Page 170 MR. CIANTRA: I believe this has been the subject of discussion between people in your firm and my firm, but I just want to confirm with Mr. Moore what his understanding is as to the October 23rd hearing. Do you have any understanding as to whether you are expected to testify at the October 23rd hearing? It has not been discussed. So I take it that if you haven't discussed whether you're going to testify, you similarly have not discussed what you might testify to; is that correct? Correct. MR. RUEGGER: I don't have any other questions. MR. MILLER: Thank you. No questions.	1 2 3 4 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	DEPOSITION ERRATA SHEET Our Assignment No. 471793/NYC337236 Case Caption: In re City of Detroit, Michigan DECLARATION UNDER PENALTY OF PERJURY I declare under penalty of perjury that I have read the entire transcript of my Deposition taken in the captioned matter or the same has been read to me, and the same is true and accurate, save and except for changes and/or corrections, if any, as indicated by me on the DEPOSITION ERRATA SHEET hereof, with the understanding that I offer these changes as if still under oath. Signed on the day of, 20
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	A. Q.	Page 170 MR. CIANTRA: I believe this has been the subject of discussion between people in your firm and my firm, but I just want to confirm with Mr. Moore what his understanding is as to the October 23rd hearing. Do you have any understanding as to whether you are expected to testify at the October 23rd hearing? It has not been discussed. So I take it that if you haven't discussed whether you're going to testify, you similarly have not discussed what you might testify to; is that correct? Correct. MR. RUEGGER: I don't have any other questions. MR. MILLER: Thank you. No questions.	1 2 3 4 4 5 6 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	DEPOSITION ERRATA SHEET Our Assignment No. 471793/NYC337236 Case Caption: In re City of Detroit, Michigan DECLARATION UNDER PENALTY OF PERJURY I declare under penalty of perjury that I have read the entire transcript of my Deposition taken in the captioned matter or the same has been read to me, and the same is true and accurate, save and except for changes and/or corrections, if any, as indicated by me on the DEPOSITION ERRATA SHEET hereof, with the understanding that I offer these changes as if still under oath. Signed on the day of, 20
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	A. Q.	Page 170 MR. CIANTRA: I believe this has been the subject of discussion between people in your firm and my firm, but I just want to confirm with Mr. Moore what his understanding is as to the October 23rd hearing. Do you have any understanding as to whether you are expected to testify at the October 23rd hearing? It has not been discussed. So I take it that if you haven't discussed whether you're going to testify, you similarly have not discussed what you might testify to; is that correct? Correct. MR. RUEGGER: I don't have any other questions. MR. MILLER: Thank you. No questions.	1 2 3 4 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	DEPOSITION ERRATA SHEET Our Assignment No. 471793/NYC337236 Case Caption: In re City of Detroit, Michigan DECLARATION UNDER PENALTY OF PERJURY I declare under penalty of perjury that I have read the entire transcript of my Deposition taken in the captioned matter or the same has been read to me, and the same is true and accurate, save and except for changes and/or corrections, if any, as indicated by me on the DEPOSITION ERRATA SHEET hereof, with the understanding that I offer these changes as if still under oath. Signed on the day of, 20

	<u> </u>	
1	DEPOSITION ERRATA SHEET	Page 173
2		
}	Page NoLine NoChange to:	
	Reason for change:	
6	Page NoLine NoChange to:	
7	Doggon for ghange:	
9	Reason for change:Change to:	
10		
11	Reason for change:	
12	Page No. Line No. Change to:	
13	Doggon for shange:	
L4 L5	Reason for change:	
16	rage no	
17	Reason for change:	
18	Page NoLine NoChange to:	
19		
20 21	Reason for change:Change to:	
22	rage Nonine Nodiange to:	
23	Reason for change:	
24	SIGNATURE:DATE:	
25	CHARLES M. MOORE	
	CHARLES M. MOORE	
		Page 174
1	DEPOSITION ERRATA SHEET	
		-
1 2	DEPOSITION ERRATA SHEET	
1 2 3 4 5	DEPOSITION ERRATA SHEET Page NoLine NoChange to: Reason for change:	
1 2 3 4 5 6	Page NoLine NoChange to: Reason for change: Page NoLine NoChange to:	
1 2 3 4 5 6 7	Page NoLine NoChange to: Reason for change: Page NoLine NoChange to:	
1 2 3 4 5 6 7 8	DEPOSITION ERRATA SHEET Page NoLine NoChange to: Reason for change: Page NoLine NoChange to: Reason for change:	
1 2 3 4 5 6 7	DEPOSITION ERRATA SHEET Page NoLine NoChange to: Reason for change: Page NoLine NoChange to: Reason for change: Page NoLine NoChange to:	
1 2 3 4 5 6 7 8 9 10	Page NoLine NoChange to: Reason for change: Page NoLine NoChange to: Reason for change: Page NoLine NoChange to: Reason for change: Reason for change:	
1 2 3 4 5 6 7 8 9 10 11 12	DEPOSITION ERRATA SHEET Page NoLine NoChange to: Reason for change: Page NoLine NoChange to: Reason for change: Page NoLine NoChange to: Reason for change: Page NoLine NoChange to:	
1 2 3 4 5 6 7 8 9 10 11 12 13	DEPOSITION ERRATA SHEET Page NoLine NoChange to: Reason for change: Page NoLine NoChange to: Reason for change: Page NoLine NoChange to: Reason for change: Page NoLine NoChange to:	
1 2 3 4 5 6 7 8 9 10 11 12 13	Page NoLine NoChange to: Reason for change: Reason for change:	
1 2 3 4 5 6 7 8 9 10 11 12 13	Page NoLine NoChange to: Reason for change: Page NoLine NoChange to:	
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15	DEPOSITION ERRATA SHEET Page NoLine NoChange to: Reason for change: Page NoLine NoChange to: Reason for change:	
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Page NoLine NoChange to:	
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	Page NoLine NoChange to:	
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Page NoLine NoChange to:	
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	Page NoLine NoChange to:	
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Page NoLine NoChange to:	
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	Page NoLine NoChange to: Reason for change: Page NoLine NoChange to:	

EXHIBIT E

	Y OF DETROIT, MICHIGAN			
1 1	Page 308 UNITED STATES BANKRUPTCY COURT		ADDEAD ANGEO	Page 310
$\begin{vmatrix} 1 \\ 2 \end{vmatrix}$	***************************************	1 2	APPEARANCES:	
3	EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION	3	JONES DAY	
4	X	4	For the Debtor:	
5	IN RE) Chapter 9	5		+
6	CITY OF DETROIT, MICHIGAN,) Case No. 13-53846	6	51 Louisiana Avenue, Northwes Washington, D.C. 20001-2113	L
7	Debtor.) Hon. Steven W. Rhodes	7	202.879.3939	
8	Debtor.) noir. Steven w. Middes	8	BY: GREGORY M. SHUMAKER, ESQUIRE	
9	Λ	9	gshumaker@jonesday.com	
10		10	BY: DAN T. MOSS, ESQUIRE	
11	CONTINUED VIDEOTAPED DEPOSITION of	11	dtmoss@jonesday.com	
12	KEVYN D. ORR	12	demosse jonesady.com	
13	Volume II	13	DENTONS US LLP	
14	Washington, D.C.	14	For the Retirees Committee:	
15	Friday, October 4, 2013	15	1221 Avenue of the Americas	
16	rriday, occoder 1, 2015	16	New York, New York 10020-1089	
17		17	212.632.8342	
18	Pages: 308 - 496	18	BY: ANTHONY B. ULLMAN, ESQUIRE	
19	Reported by: Cindy L. Sebo, RMR, CSR, RPR, CRR,	19	anthony.ullman@dentons.com	
20	CCR, CLR, RSA	20		
21	Assignment Number: 14008	21		
22	File Number: 105824	22		
	Page 309			Page 311
1	October 4, 2013	1	APPEARANCES (Continued):	raye 311
2	11:11 a.m.	2		
3		3	LOWENSTEIN SANDLER LLP	
4		4	For the AFSCME:	
5	Continued Videotaped Deposition of KEVYN D.	5	65 Livingston Avenue	
6	ORR held at the law offices of:	6	Dogaland Nov. Tangar, 07060	
l .		0	Roseland, New Jersey 07068	
7		7	973.597.2374	
7 8		•		
	Jones Day	7	973.597.2374	
8	Jones Day 51 Louisiana Avenue, Northwest	7 8	973.597.2374 BY: SHARON L. LEVINE, ESQUIRE	
8 9	-	7 8 9	973.597.2374 BY: SHARON L. LEVINE, ESQUIRE	
8 9 10	51 Louisiana Avenue, Northwest	7 8 9 10	973.597.2374 BY: SHARON L. LEVINE, ESQUIRE slevine@lowenstein.com	
8 9 10 11	51 Louisiana Avenue, Northwest	7 8 9 10 11	973.597.2374 BY: SHARON L. LEVINE, ESQUIRE slevine@lowenstein.com COHEN, WEISS AND SIMON LLP	
8 9 10 11 12	51 Louisiana Avenue, Northwest	7 8 9 10 11 12	973.597.2374 BY: SHARON L. LEVINE, ESQUIRE slevine@lowenstein.com COHEN, WEISS AND SIMON LLP For the United Auto Workers Union:	
8 9 10 11 12 13	51 Louisiana Avenue, Northwest	7 8 9 10 11 12 13	973.597.2374 BY: SHARON L. LEVINE, ESQUIRE slevine@lowenstein.com COHEN, WEISS AND SIMON LLP For the United Auto Workers Union: 330 West 42nd Street	
8 9 10 11 12 13 14	51 Louisiana Avenue, Northwest	7 8 9 10 11 12 13 14	973.597.2374 BY: SHARON L. LEVINE, ESQUIRE slevine@lowenstein.com COHEN, WEISS AND SIMON LLP For the United Auto Workers Union: 330 West 42nd Street New York, New York 10036-6979	
8 9 10 11 12 13 14 15	51 Louisiana Avenue, Northwest Washington, D.C. 20001	7 8 9 10 11 12 13 14 15	973.597.2374 BY: SHARON L. LEVINE, ESQUIRE slevine@lowenstein.com COHEN, WEISS AND SIMON LLP For the United Auto Workers Union: 330 West 42nd Street New York, New York 10036-6979 212.356.0216	
8 9 10 11 12 13 14 15 16	51 Louisiana Avenue, Northwest Washington, D.C. 20001 Pursuant to notice, before Cindy L. Sebo,	7 8 9 10 11 12 13 14 15 16	973.597.2374 BY: SHARON L. LEVINE, ESQUIRE slevine@lowenstein.com COHEN, WEISS AND SIMON LLP For the United Auto Workers Union: 330 West 42nd Street New York, New York 10036-6979 212.356.0216 BY: PETER D. DECHIARA, ESQUIRE	
8 9 10 11 12 13 14 15 16 17	51 Louisiana Avenue, Northwest Washington, D.C. 20001 Pursuant to notice, before Cindy L. Sebo, Registered Merit Reporter, Certified Shorthand	7 8 9 10 11 12 13 14 15 16	973.597.2374 BY: SHARON L. LEVINE, ESQUIRE slevine@lowenstein.com COHEN, WEISS AND SIMON LLP For the United Auto Workers Union: 330 West 42nd Street New York, New York 10036-6979 212.356.0216 BY: PETER D. DECHIARA, ESQUIRE	
8 9 10 11 12 13 14 15 16 17 18	51 Louisiana Avenue, Northwest Washington, D.C. 20001 Pursuant to notice, before Cindy L. Sebo, Registered Merit Reporter, Certified Shorthand Reporter, Registered Professional Reporter,	7 8 9 10 11 12 13 14 15 16 17	973.597.2374 BY: SHARON L. LEVINE, ESQUIRE slevine@lowenstein.com COHEN, WEISS AND SIMON LLP For the United Auto Workers Union: 330 West 42nd Street New York, New York 10036-6979 212.356.0216 BY: PETER D. DECHIARA, ESQUIRE	
8 9 10 11 12 13 14 15 16 17 18	51 Louisiana Avenue, Northwest Washington, D.C. 20001 Pursuant to notice, before Cindy L. Sebo, Registered Merit Reporter, Certified Shorthand Reporter, Registered Professional Reporter, Certified Real-Time Reporter, Certified Court	7 8 9 10 11 12 13 14 15 16 17 18	973.597.2374 BY: SHARON L. LEVINE, ESQUIRE slevine@lowenstein.com COHEN, WEISS AND SIMON LLP For the United Auto Workers Union: 330 West 42nd Street New York, New York 10036-6979 212.356.0216 BY: PETER D. DECHIARA, ESQUIRE	

CIT	Y OF I	DETROIT, MICHIGAN				312–315
1	מאשממא	Page 312 ANCES (Continued):	1		CONTENTS	Page 314
2	AFFLAIV	HNCES (CONCINUEA).	2	EXAMINATION OF	KEVYN D. ORR:	PAGE:
3	WINGHO	N & STRAWN LLP	3	By Ms. Levin	ie	316
4		the Assured Municipal Guaranty Corporation:	4	By Mr. Ullma	an	358, 477
5	POL (200 Park Avenue	5	By Mr. DeChi	ara	382, 489
6		New York, New York 10166-4193	6	By Ms. Green	1	483
7		212.294.3520	7			
8	BY:	STACEY L. FOLTZ, ESQUIRE (via telephone)	8		EXHIBITS	
9	DI.	SFoltz@winston.com	9	ORR DEPOSITION	EXHIBITS:	PAGE:
10	BY:	BIANCA M. FORDE, ESQUIRE	10	20	E-mail string	352
11	21	(via LiveNote Stream)	11			
12		bforde@winston.com	12	21	Jones Day Presentation to	the
13		DIOI deswill beoli. com	13		City of Detroit; Detroit,	
14	CT.ARK I	HILL PLC	14		Michigan, January 29, 2013	359
15		r the General Retirement System of the City	15	22	City of Detroit - Restruct	uring
16		of Detroit and the Police and Fire Retirement	16		Plan, Mayor's Implementati	.on
17	`	System of the City of Detroit:	17		Progress Report, March 201	.3 369
18		500 Woodward Ave, Suite 3500	18			
19		Detroit, Michigan 48009	19	23	E-mail string	457
20		313.965.8274	20	24	Excerpt from report	462
21	BY:	JENNIFER K. GREEN, ESQUIRE	21			
22		(via telephone)	22	25	E-mail string	464
						Dogo 215
1	APPEAR	Page 313 ANCES (Continued):	1		EXHIBITS (Continued):	Page 315
2			2	ORR DEPOSITION	N EXHIBITS:	PAGE
3	Weil,	Gotshal & Manges LLP	3	26	Contract for Emergency	
4	For	r the Financial Guaranty Insurance Company:	4		Financial Manager Servi	ces 471
5		767 Fifth Avenue	5			
6		New York, New York 10153-0119	6			
7		212.310.8257	7			
8	BY:	DANA KAUFMAN, ESQUIRE	8			
9		dana.kaufman@weil.com	9	* (Exhibit	s Attached to Original Tra	anscript.)
10			10			
11			11			
12	ALSO PI	RESENT:	12			
13		NOONAH ETTEHAD, Videographer	13			
14		MICHAEL NICHOLSON, UAW	14			
15			15			
16			16			
17			17			
18			18			
19			19			
20			20			
21			21			
22			22			

	1 OF DETROIT, MICHIGAN		310-319
1	PROCEEDINGS Page 316	1	Page 318 So I'm going to ask you a series of
2		2	questions. I'm assuming you'll take a breath and
3	Washington, D.C.	3	let your let let your attorney tell you
4	Friday, October 4, 2013; 11:11 a.m.	4	whether or not you can answer
5		5	A. Okay.
6		6	Q and depending upon his direction,
7	KEVYN D. ORR	7	we'll go to the next question.
8	after having been previously duly sworn, was	8	A. That's fine.
9	examined and testified further as follows:	9	Q. Did you consider, just prior to the
10		10	filing of the Chapter 9 petition, whether there
11	THE VIDEOGRAPHER: This is the	11	were political ramifications associated with
12	continuation of the deposition of Kevyn Orr on	12	dealing with the pension's retiree benefits, other
13	Friday, October the 4th of 2013 at 11:12 a.m.	13	employee issues in the course of the Chapter 9?
14	(Sotto voce discussion.)	14	MR. SHUMAKER: Go ahead.
15	THE VIDEOGRAPHER: Yeah. The witness	15	THE WITNESS: Did I consider?
16	is still sworn.	16	BY MS. LEVINE:
17	MS. LEVINE: Okay.	17	Q. (No audible response.)
18		18	A. No.
19	EXAMINATION (CONTINUED) BY COUNSEL FOR AFSCME	19	Q. Was it your understanding that any of
20		20	the City's elected officials were concerned about
21	BY MS. LEVINE:	21	political considerations impacting their workforce
22	Q. Mr. Orr, thank you for coming back.	22	pension's retiree benefits as a result of the
	Page 317		Page 319
1	Again, we	1	Chapter 9 filing?
2	A. Sure	2	A. Was it my understanding that any of
3	Q appreciate it.	3	the City officials were concerned?
4	A um-hum.	4	Q. The Mayor, anybody working with the
5	Q. As we understand from the court	5	Mayor.
6	reporter before we started the deposition, you've	6	A. I'd be speculating. They might have
7	been previously sworn. You're continued to be	7	been, but I don't know for sure.
8	sworn, and we're not going to go through again,	8	Q. Did you have any discussions with the
9	unless you'd like me to repeat it, the ground	9	Mayor or any of the City officials about the
10	rules for the deposition.	10	political ramifications of a Chapter 9 filing?
11	A. No, that's fine. I understand I'm	11	A. No, not really political
12	still under oath.	12	ramifications, no.
13	() ()	17	Q. Did you discuss with the Governor any
	Q. Good.	13	- 1
14	Mr. Orr, we were talking the last	14	of the political ramifications surrounding a
14 15	Mr. Orr, we were talking the last time we met about some of the discussions that you	14 15	of the political ramifications surrounding a Chapter 9 filing?
14 15 16	Mr. Orr, we were talking the last time we met about some of the discussions that you had with the Governor leading up to the filing of	14 15 16	of the political ramifications surrounding a Chapter 9 filing? A. Outside of any attorney-client
14 15 16 17	Mr. Orr, we were talking the last time we met about some of the discussions that you had with the Governor leading up to the filing of the bankruptcy, and some of those discussions, as	14 15 16 17	of the political ramifications surrounding a Chapter 9 filing? A. Outside of any attorney-client communications?
14 15 16 17 18	Mr. Orr, we were talking the last time we met about some of the discussions that you had with the Governor leading up to the filing of the bankruptcy, and some of those discussions, as the Court has directed, are protected by the	14 15 16 17 18	of the political ramifications surrounding a Chapter 9 filing? A. Outside of any attorney-client communications? Q. (No audible response.)
14 15 16 17 18 19	Mr. Orr, we were talking the last time we met about some of the discussions that you had with the Governor leading up to the filing of the bankruptcy, and some of those discussions, as the Court has directed, are protected by the common interest agreement	14 15 16 17 18 19	of the political ramifications surrounding a Chapter 9 filing? A. Outside of any attorney-client communications? Q. (No audible response.) A. You're shaking your head, so I
14 15 16 17 18 19 20	Mr. Orr, we were talking the last time we met about some of the discussions that you had with the Governor leading up to the filing of the bankruptcy, and some of those discussions, as the Court has directed, are protected by the common interest agreement A. Yes.	14 15 16 17 18 19 20	of the political ramifications surrounding a Chapter 9 filing? A. Outside of any attorney-client communications? Q. (No audible response.) A. You're shaking your head, so I don't
14 15 16 17 18 19 20 21	Mr. Orr, we were talking the last time we met about some of the discussions that you had with the Governor leading up to the filing of the bankruptcy, and some of those discussions, as the Court has directed, are protected by the common interest agreement A. Yes. Q but but our understanding is	14 15 16 17 18 19 20 21	of the political ramifications surrounding a Chapter 9 filing? A. Outside of any attorney-client communications? Q. (No audible response.) A. You're shaking your head, so I don't Q. Well, the political I'm I'm
14 15 16 17 18 19 20 21	Mr. Orr, we were talking the last time we met about some of the discussions that you had with the Governor leading up to the filing of the bankruptcy, and some of those discussions, as the Court has directed, are protected by the common interest agreement A. Yes.	14 15 16 17 18 19 20	of the political ramifications surrounding a Chapter 9 filing? A. Outside of any attorney-client communications? Q. (No audible response.) A. You're shaking your head, so I don't

Page 323

1 so I'm intentionally not asking the question with demonstrated any concern about political 2 regard to any -ramifications as they're being used today. 3 Did you understand that reductions in 3 A. Okay. 4 4 vested pension benefits would be a necessary part Q. -- legal discussions. 5 Α. Explain for me, if you will, what you 5 of any restructuring for Detroit? 6 mean by "political ramifications." Just -- just 6 Α. I think that was certainly 7 so I make sure I understand what --7 anticipated, yes. 8 Is it your understanding that the 8 Well, let's put it this way --Q. 9 9 Governor understood that the reduction in vested Α. -- what you mean. 10 Q. -- what would -- what's your 10 pension benefits would be part of any 11 understanding of political ramifications? 11 restructuring for Detroit? 12 Well, I'm -- I'm not sure. That's 12 MR. SHUMAKER: Objection: foundation. Α. MS. LEVINE: I'm asking him his 13 why I'm asking you. 13 14 Q. Did you consider any political 14 understanding. 15 consequences at all in connection with the 15 THE WITNESS: I'm not sure what the 16 Chapter 9 filing? 16 Governor understood. You'd have to ask him. BY MS. LEVINE: 17 Α. Did I consider? 17 18 Q. Yes. 18 Q. Did the Governor ever communicate to 19 you that he expected that vested pension benefits 19 A. No. 20 Q. would be part of any restructuring for Detroit? Do you believe that -- do you understand -- did you have any discussions with 21 The Governor communicated to me that 21 22 regard to whether or not the Governor was 22 he expected -- no. Page 321 1 considering any political ramifications as a Did you discuss the reduction in 1 Q. 2 result of the Chapter 9 filing? vested in pension benefits with the Governor prior 3 A. I'm -- I'm trying to understand -to the filing of the Chapter 9 petition? 4 let me put it to you this way: The answer would 4 Α. Not outside of any attorney-client 5 be no, because I believe the Governor wasn't 5 communications. 6 concerned about political ramifications as you 6 Did you discuss the reduction of 7 7 vested pension benefits, without going into what asked. 8 Q. 8 was discussed, prior to the filing of the Okay. 9 And what do you base that 9 Chapter 9 petition with the Governor? 10 understanding on? 10 Without waiving the attorney-client Why do you believe the Governor 11 11 privilege, we may have. You -- when you say "we may have," 12 wasn't concerned about political ramifications? 12 13 Without -- and -- and let me just say 13 you don't recall? 14 this throughout the deposition. It is not my 14 Α. I -- I don't recall a specific conversation with the Governor outside of 15 intent to waive or in any way impact the 15 16 attorney-client privilege. 16 attorney-client communications talking about So I'm going to try to be responsive, 17 17 reductions in pension benefits. 18 but I don't want to bleed over into any arguments The Governor generally -- without 18 19 later that I somehow waived the privilege. 19 waiving the privilege, would generally say, you 20 My impression is in any of my 20 make the decision that's best for the City in your 21 discussions outside of attorney-client 21 mind.

Page 320

22

Q.

22 communications with the Governor, he never

CH	IY OF DETROIT, MICHIGAN		324–327
1	Page 324 the bankruptcy filing, that there was an issue	1	Page 326 witness
2	with regard to whether or not pension benefit	2	MS. LEVINE: the objection
3	reductions would violate Michigan's State law or	3	MR. SHUMAKER: I'm just stating my
4	the State constitution?	4	objection.
5	A. Can you repeat the question?	5	MS. LEVINE: I don't want yeah,
6	MS. LEVINE: Can you read back the	6	but objection as to speculation, then, suddenly,
7	question, please?	7	he doesn't he his answer is I'm I don't
8	THE WITNESS: Yeah.	8	want to speculate.
9		9	Objections to form are fine.
10	(Whereupon, the court reporter read	10	THE WITNESS: I I think I said
11	back the pertinent part of the	11	before I want to be very careful about testifying
12		12	to what the Governor's state of mind was. I can
13	•	13	only testify as to what I understood.
14		14	BY MS. LEVINE:
15		15	Q. And that's all I'm asking
16		16	A. Okay.
17		17	Q we're only asking for your
18	_	18	, ,
19	•	19	A. Okay.
20		20	Q I'm trying to use your
21	Governor also had an understanding that that was	21	understanding to avoid legal conclusions or
22		22	speculation or anything else.
	Dog 225		•
1	A. Without speculating as to what the	1	l just want to I'm I just I
2	Governor would understand, I believe to the	2	just want to understand your understanding.
3	extent I believe the Governor was aware that	3	A. Okay.
4	what was being reported in the press and being	4	MR. SHUMAKER: If you phrase the
5	discussed, I would say yes.	5	question that way, that will help us all out.
6	Q. Was it your understanding that the	6	BY MS. LEVINE:
7	only way to reduce pension benefits was to use	7	Q. What's your understanding of the
8	or use Chapter 9 or file for Chapter 9	8	Mayor's view with regard to the reduction in
9	protection?	9	pension benefits?
10		10	A. I don't have an understanding what
11	Q. Was it the Governor's understanding	11	the Mayor's view is.
12	,	12	Q. Did you discuss, prior to the
13	•	13	Chapter 9 filing, pension reductions with the
14		14	Mayor?
15	•	15	A. I don't believe so.
16	calls for speculation.	16	Q. Did you discuss, prior to the
17	THE WITNESS: Yeah. Here again, I	17	Chapter 9 filing, pension reductions with anybody
18	•	18	on behalf of the City Government?
19	MS. LEVINE: That's fine. I'm	19	A. Let let me let me phrase my
20		20	an outside of any public discussions and
21	witness. The objections	21	presentations I may have made at, say, for
22	MR. SHUMAKER: I'm not coaching the	22	instance, the June 10th creditor's meeting or the

O	I OF DETROIT, MICHIGAN		320-331
1	Page 328 June 14th meeting for creditors, I don't recall	1	Page 330 various Internet sites. I don't recall seeing my
2	any specific discussions with anyone on behalf of	2	June 14th presentation.
3	the City about reductions.	3	MS. LEVINE: Can we request a copy of
4	Q. You you testified at your last	4	that if if it exists?
5	deposition that, in your view, concessionary	5	MR. MOSS: Which one? It's
6	bargaining changes to pensions could not occur	6	MR. SHUMAKER: Both of them if you
7	within the time frame that you had to work with.	7	have them.
8	And I have an extra copy here if you	8	THE WITNESS: I think they're on
9	want to see the the transcript, but	9	YouTube.
10	A. Um-hum.	10	MR. SHUMAKER: I'd ask you to put the
11	Q the question is what time period	11	request into writing so we have that.
12	were you talking about?	12	BY MS. LEVINE:
13	A. I think I said at the June 10th	13	Q. When you gave the presentation at the
14	public meeting and, again, at the June 14th	14	June 10th and the June 14th meeting, did you
15	proposal for creditors I think I was fairly	15	believe that it was possible to reach consensual
16	clear that we would need to have some agreements	16	agreements within the 30-day period that you
17	in principle or term sheets and the like within	17	outlined?
18	the next 30 days, and that if we were making	18	MR. SHUMAKER: Can I just state an
19	movement, we might be willing to have further	19	objection here? Where are you're going, Counsel?
20	discussions for an additional 30 days.	20	I'm going to be patient and allow you to to
21	In fact, I believe at the back of the	21	ask ask questions, but let's be very clear from
22	June 14th proposal, we learned we we	22	the outset as to what Judge Rhodes ordered and
	Page 329		Page 331
1	identified an evaluation time frame. So that's	1	what ASME requested in its its motion to compel
2	identified an evaluation time frame. So that's the time frame that I thought I was being fairly	2	what ASME requested in its its motion to compel additional testimony from Mr. Orr.
2	identified an evaluation time frame. So that's the time frame that I thought I was being fairly clear about.		what ASME requested in its its motion to compel additional testimony from Mr. Orr. The request that you made was to
2 3 4	identified an evaluation time frame. So that's the time frame that I thought I was being fairly clear about. Q. And were either the June 14 or the	2 3 4	what ASME requested in its its motion to compel additional testimony from Mr. Orr. The request that you made was to the Judge was that Mr. Orr reappear for three
2 3 4 5	identified an evaluation time frame. So that's the time frame that I thought I was being fairly clear about. Q. And were either the June 14 or the June 20 meetings audiotaped?	2 3 4 5	what ASME requested in its its motion to compel additional testimony from Mr. Orr. The request that you made was to the Judge was that Mr. Orr reappear for three hours of deposition testimony concerning his
2 3 4 5 6	identified an evaluation time frame. So that's the time frame that I thought I was being fairly clear about. Q. And were either the June 14 or the June 20 meetings audiotaped? A. The June 10th or the June 14th	2 3 4 5 6	what ASME requested in its its motion to compel additional testimony from Mr. Orr. The request that you made was to the Judge was that Mr. Orr reappear for three hours of deposition testimony concerning his communications with State officials in the
2 3 4 5 6 7	identified an evaluation time frame. So that's the time frame that I thought I was being fairly clear about. Q. And were either the June 14 or the June 20 meetings audiotaped? A. The June 10th or the June 14th meeting	2 3 4 5	what ASME requested in its its motion to compel additional testimony from Mr. Orr. The request that you made was to the Judge was that Mr. Orr reappear for three hours of deposition testimony concerning his communications with State officials in the presence of legal counsel since his appointment as
2 3 4 5 6 7 8	identified an evaluation time frame. So that's the time frame that I thought I was being fairly clear about. Q. And were either the June 14 or the June 20 meetings audiotaped? A. The June 10th or the June 14th meeting Q. Right. Was were were either	2 3 4 5 6 7 8	what ASME requested in its its motion to compel additional testimony from Mr. Orr. The request that you made was to the Judge was that Mr. Orr reappear for three hours of deposition testimony concerning his communications with State officials in the presence of legal counsel since his appointment as emergency manager.
2 3 4 5 6 7 8 9	identified an evaluation time frame. So that's the time frame that I thought I was being fairly clear about. Q. And were either the June 14 or the June 20 meetings audiotaped? A. The June 10th or the June 14th meeting Q. Right. Was were were either the June 10th or the June 14th meeting audiotaped?	2 3 4 5 6 7 8 9	what ASME requested in its its motion to compel additional testimony from Mr. Orr. The request that you made was to the Judge was that Mr. Orr reappear for three hours of deposition testimony concerning his communications with State officials in the presence of legal counsel since his appointment as emergency manager. That is what the subject of today's
2 3 4 5 6 7 8 9	identified an evaluation time frame. So that's the time frame that I thought I was being fairly clear about. Q. And were either the June 14 or the June 20 meetings audiotaped? A. The June 10th or the June 14th meeting Q. Right. Was were were either the June 10th or the June 14th meeting audiotaped? A. I believe the June 10th meeting was	2 3 4 5 6 7 8 9	what ASME requested in its its motion to compel additional testimony from Mr. Orr. The request that you made was to the Judge was that Mr. Orr reappear for three hours of deposition testimony concerning his communications with State officials in the presence of legal counsel since his appointment as emergency manager. That is what the subject of today's deposition is.
2 3 4 5 6 7 8 9 10	identified an evaluation time frame. So that's the time frame that I thought I was being fairly clear about. Q. And were either the June 14 or the June 20 meetings audiotaped? A. The June 10th or the June 14th meeting Q. Right. Was were were either the June 10th or the June 14th meeting audiotaped? A. I believe the June 10th meeting was audio and videotaped. I think I've seen that on	2 3 4 5 6 7 8 9 10	what ASME requested in its its motion to compel additional testimony from Mr. Orr. The request that you made was to the Judge was that Mr. Orr reappear for three hours of deposition testimony concerning his communications with State officials in the presence of legal counsel since his appointment as emergency manager. That is what the subject of today's deposition is. MS. LEVINE: Right. And this is a
2 3 4 5 6 7 8 9 10 11 12	identified an evaluation time frame. So that's the time frame that I thought I was being fairly clear about. Q. And were either the June 14 or the June 20 meetings audiotaped? A. The June 10th or the June 14th meeting Q. Right. Was were were either the June 10th or the June 14th meeting audiotaped? A. I believe the June 10th meeting was audio and videotaped. I think I've seen that on the Internet.	2 3 4 5 6 7 8 9 10 11 12	what ASME requested in its its motion to compel additional testimony from Mr. Orr. The request that you made was to the Judge was that Mr. Orr reappear for three hours of deposition testimony concerning his communications with State officials in the presence of legal counsel since his appointment as emergency manager. That is what the subject of today's deposition is. MS. LEVINE: Right. And this is a foundation question.
2 3 4 5 6 7 8 9 10 11 12 13	identified an evaluation time frame. So that's the time frame that I thought I was being fairly clear about. Q. And were either the June 14 or the June 20 meetings audiotaped? A. The June 10th or the June 14th meeting Q. Right. Was were were either the June 10th or the June 14th meeting audiotaped? A. I believe the June 10th meeting was audio and videotaped. I think I've seen that on the Internet. I don't know about the June 14th	2 3 4 5 6 7 8 9 10 11 12 13	what ASME requested in its its motion to compel additional testimony from Mr. Orr. The request that you made was to the Judge was that Mr. Orr reappear for three hours of deposition testimony concerning his communications with State officials in the presence of legal counsel since his appointment as emergency manager. That is what the subject of today's deposition is. MS. LEVINE: Right. And this is a foundation question. MR. SHUMAKER: Okay. I just want
2 3 4 5 6 7 8 9 10 11 12 13 14	identified an evaluation time frame. So that's the time frame that I thought I was being fairly clear about. Q. And were either the June 14 or the June 20 meetings audiotaped? A. The June 10th or the June 14th meeting Q. Right. Was were were either the June 10th or the June 14th meeting audiotaped? A. I believe the June 10th meeting was audio and videotaped. I think I've seen that on the Internet. I don't know about the June 14th meeting for creditors.	2 3 4 5 6 7 8 9 10 11 12 13 14	what ASME requested in its its motion to compel additional testimony from Mr. Orr. The request that you made was to the Judge was that Mr. Orr reappear for three hours of deposition testimony concerning his communications with State officials in the presence of legal counsel since his appointment as emergency manager. That is what the subject of today's deposition is. MS. LEVINE: Right. And this is a foundation question. MR. SHUMAKER: Okay. I just want I I'm just going to caution you from the
2 3 4 5 6 7 8 9 10 11 12 13 14 15	identified an evaluation time frame. So that's the time frame that I thought I was being fairly clear about. Q. And were either the June 14 or the June 20 meetings audiotaped? A. The June 10th or the June 14th meeting Q. Right. Was were were either the June 10th or the June 14th meeting audiotaped? A. I believe the June 10th meeting audiotaped? A. I believe the June 10th meeting was audio and videotaped. I think I've seen that on the Internet. I don't know about the June 14th meeting for creditors. Q. Did did you videotape those	2 3 4 5 6 7 8 9 10 11 12 13 14 15	what ASME requested in its its motion to compel additional testimony from Mr. Orr. The request that you made was to the Judge was that Mr. Orr reappear for three hours of deposition testimony concerning his communications with State officials in the presence of legal counsel since his appointment as emergency manager. That is what the subject of today's deposition is. MS. LEVINE: Right. And this is a foundation question. MR. SHUMAKER: Okay. I just want I I'm just going to caution you from the from the get-go that we're not going to meander
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	identified an evaluation time frame. So that's the time frame that I thought I was being fairly clear about. Q. And were either the June 14 or the June 20 meetings audiotaped? A. The June 10th or the June 14th meeting Q. Right. Was were were either the June 10th or the June 14th meeting audiotaped? A. I believe the June 10th meeting audiotaped? A. I believe the June 10th meeting was audio and videotaped. I think I've seen that on the Internet. I don't know about the June 14th meeting for creditors. Q. Did did you videotape those meetings or did the EM were they videotaped on	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	what ASME requested in its its motion to compel additional testimony from Mr. Orr. The request that you made was to the Judge was that Mr. Orr reappear for three hours of deposition testimony concerning his communications with State officials in the presence of legal counsel since his appointment as emergency manager. That is what the subject of today's deposition is. MS. LEVINE: Right. And this is a foundation question. MR. SHUMAKER: Okay. I just want I I'm just going to caution you from the from the get-go that we're not going to meander all over that that's what the order is and
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	identified an evaluation time frame. So that's the time frame that I thought I was being fairly clear about. Q. And were either the June 14 or the June 20 meetings audiotaped? A. The June 10th or the June 14th meeting Q. Right. Was were were either the June 10th or the June 14th meeting audiotaped? A. I believe the June 10th meeting was audio and videotaped. I think I've seen that on the Internet. I don't know about the June 14th meeting for creditors. Q. Did did you videotape those meetings or did the EM were they videotaped on behalf of EM?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	what ASME requested in its its motion to compel additional testimony from Mr. Orr. The request that you made was to the Judge was that Mr. Orr reappear for three hours of deposition testimony concerning his communications with State officials in the presence of legal counsel since his appointment as emergency manager. That is what the subject of today's deposition is. MS. LEVINE: Right. And this is a foundation question. MR. SHUMAKER: Okay. I just want I I'm just going to caution you from the from the get-go that we're not going to meander all over that that's what the order is and that's why we're here.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	identified an evaluation time frame. So that's the time frame that I thought I was being fairly clear about. Q. And were either the June 14 or the June 20 meetings audiotaped? A. The June 10th or the June 14th meeting Q. Right. Was were were either the June 10th or the June 14th meeting audiotaped? A. I believe the June 10th meeting audiotaped? A. I believe the June 10th meeting was audio and videotaped. I think I've seen that on the Internet. I don't know about the June 14th meeting for creditors. Q. Did did you videotape those meetings or did the EM were they videotaped on behalf of EM? A. To be honest with you, that that	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	what ASME requested in its its motion to compel additional testimony from Mr. Orr. The request that you made was to the Judge was that Mr. Orr reappear for three hours of deposition testimony concerning his communications with State officials in the presence of legal counsel since his appointment as emergency manager. That is what the subject of today's deposition is. MS. LEVINE: Right. And this is a foundation question. MR. SHUMAKER: Okay. I just want I I'm just going to caution you from the from the get-go that we're not going to meander all over that that's what the order is and that's why we're here. MS. LEVINE: Can you read back the
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	identified an evaluation time frame. So that's the time frame that I thought I was being fairly clear about. Q. And were either the June 14 or the June 20 meetings audiotaped? A. The June 10th or the June 14th meeting Q. Right. Was were were either the June 10th or the June 14th meeting audiotaped? A. I believe the June 10th meeting was audio and videotaped. I think I've seen that on the Internet. I don't know about the June 14th meeting for creditors. Q. Did did you videotape those meetings or did the EM were they videotaped on behalf of EM? A. To be honest with you, that that would have been done at a staff level. I don't	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	what ASME requested in its its motion to compel additional testimony from Mr. Orr. The request that you made was to the Judge was that Mr. Orr reappear for three hours of deposition testimony concerning his communications with State officials in the presence of legal counsel since his appointment as emergency manager. That is what the subject of today's deposition is. MS. LEVINE: Right. And this is a foundation question. MR. SHUMAKER: Okay. I just want I I'm just going to caution you from the from the get-go that we're not going to meander all over that that's what the order is and that's why we're here.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	identified an evaluation time frame. So that's the time frame that I thought I was being fairly clear about. Q. And were either the June 14 or the June 20 meetings audiotaped? A. The June 10th or the June 14th meeting Q. Right. Was were were either the June 10th or the June 14th meeting audiotaped? A. I believe the June 10th meeting audiotaped? A. I believe the June 10th meeting was audio and videotaped. I think I've seen that on the Internet. I don't know about the June 14th meeting for creditors. Q. Did did you videotape those meetings or did the EM were they videotaped on behalf of EM? A. To be honest with you, that that would have been done at a staff level. I don't know.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	what ASME requested in its its motion to compel additional testimony from Mr. Orr. The request that you made was to the Judge was that Mr. Orr reappear for three hours of deposition testimony concerning his communications with State officials in the presence of legal counsel since his appointment as emergency manager. That is what the subject of today's deposition is. MS. LEVINE: Right. And this is a foundation question. MR. SHUMAKER: Okay. I just want I I'm just going to caution you from the from the get-go that we're not going to meander all over that that's what the order is and that's why we're here. MS. LEVINE: Can you read back the question, please?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	identified an evaluation time frame. So that's the time frame that I thought I was being fairly clear about. Q. And were either the June 14 or the June 20 meetings audiotaped? A. The June 10th or the June 14th meeting Q. Right. Was were were either the June 10th or the June 14th meeting audiotaped? A. I believe the June 10th meeting was audio and videotaped. I think I've seen that on the Internet. I don't know about the June 14th meeting for creditors. Q. Did did you videotape those meetings or did the EM were they videotaped on behalf of EM? A. To be honest with you, that that would have been done at a staff level. I don't	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	what ASME requested in its its motion to compel additional testimony from Mr. Orr. The request that you made was to the Judge was that Mr. Orr reappear for three hours of deposition testimony concerning his communications with State officials in the presence of legal counsel since his appointment as emergency manager. That is what the subject of today's deposition is. MS. LEVINE: Right. And this is a foundation question. MR. SHUMAKER: Okay. I just want I I'm just going to caution you from the from the get-go that we're not going to meander all over that that's what the order is and that's why we're here. MS. LEVINE: Can you read back the

Oi i	Y OF DETROIT, MICHIGAN		332–335
	Page 332		Page 334
1	record.)	1	communications were, we typically would have
2	THE MITNESS. Voc	2	discussed what we would have needed to present
3	THE WITNESS: Yes.	3	I don't recall so much for the June 10th public
4	BY MS. LEVINE:	4	meeting, so the answer is no for there.
5	Q. Did you discuss that with the	5	For the June 14th meeting, we
6	Governor before the June 10th meeting?	6	probably would have discussed at a very high level
7	A. Let as I think I said at my	7	the nature of the presentation. I don't recall
8	September 16th deposition, I would have regular	8	discussing with specificity the exact time frames.
9	meetings with the Governor, typically weekly.	9	Q. In order to meet the 30-day time
10	There were attorneys present at all of those	10	3
11	meetings.	11	benchmarks or criteria that you thought would have
12	I am not and I'll take guidance	12	
13	from my counsel, but this is in terms of how I	13	30-day period in order to conclude what you needed
14	intend to respond today.	14	, , , , , , , , , , , , , , , , , , , ,
15	I am not trying to assert the	15	A. Well, I think what I said was that
16	privilege for people who have legal degrees but	16	that was an initial 30-day period, but if we were
17	were not acting as attorneys. For instance, the	17	moving forward and making progress, we'd be
18	Governor has a JD, and the Treasurer has a JD. So	18	willing to extend it for another 30-day period or
19	I'm not trying to say that the privilege attaches	19	so. I think that's what I said.
20	for their capacity as Governor and Treasurer, not	20	
21	acting as attorneys. But there are attorneys in	21	looking for good-faith negotiations and movements
22	those meetings on the Governor's staff acting as	22	in the nature, I think I said on June 14th,
	Page 333	1	Page 335
1	attorneys.	1	agreements in principle, term sheets and the like.
2	attorneys. Without violating the privilege	2	agreements in principle, term sheets and the like. So it's it's not as stringent as I
2 3	attorneys. Without violating the privilege during those meetings, what I can say is that	2	agreements in principle, term sheets and the like. So it's it's not as stringent as I think I don't want to give the impression that
2 3 4	attorneys. Without violating the privilege during those meetings, what I can say is that well, if I could have the question again.	2 3 4	agreements in principle, term sheets and the like. So it's it's not as stringent as I think I don't want to give the impression that our expectation was as stringent as there had to
2 3 4 5	attorneys. Without violating the privilege during those meetings, what I can say is that well, if I could have the question again. Q. It's really a simple it it's	2 3 4 5	agreements in principle, term sheets and the like. So it's it's not as stringent as I think I don't want to give the impression that our expectation was as stringent as there had to be specific benchmarks, but we wanted for people
2 3 4 5 6	attorneys. Without violating the privilege during those meetings, what I can say is that well, if I could have the question again. Q. It's really a simple it it's a it's a narrow question	2 3 4	agreements in principle, term sheets and the like. So it's it's not as stringent as I think I don't want to give the impression that our expectation was as stringent as there had to be specific benchmarks, but we wanted for people to come in with good-faith, credible proposals to
2 3 4 5 6 7	attorneys. Without violating the privilege during those meetings, what I can say is that well, if I could have the question again. Q. It's really a simple it it's a it's a narrow question A. Right.	2 3 4 5 6 7	agreements in principle, term sheets and the like. So it's it's not as stringent as I think I don't want to give the impression that our expectation was as stringent as there had to be specific benchmarks, but we wanted for people to come in with good-faith, credible proposals to show that we were moving forward on these issues,
2 3 4 5 6 7 8	attorneys. Without violating the privilege during those meetings, what I can say is that well, if I could have the question again. Q. It's really a simple it it's a it's a narrow question A. Right. Q I understand the concern, but it's	2 3 4 5 6 7 8	agreements in principle, term sheets and the like. So it's it's not as stringent as I think I don't want to give the impression that our expectation was as stringent as there had to be specific benchmarks, but we wanted for people to come in with good-faith, credible proposals to show that we were moving forward on these issues, and we would continue to negotiate on those
2 3 4 5 6 7 8 9	attorneys. Without violating the privilege during those meetings, what I can say is that well, if I could have the question again. Q. It's really a simple it it's a it's a narrow question A. Right. Q I understand the concern, but it's a narrow question.	2 3 4 5 6 7 8 9	agreements in principle, term sheets and the like. So it's it's not as stringent as I think I don't want to give the impression that our expectation was as stringent as there had to be specific benchmarks, but we wanted for people to come in with good-faith, credible proposals to show that we were moving forward on these issues, and we would continue to negotiate on those issues.
2 3 4 5 6 7 8 9	attorneys. Without violating the privilege during those meetings, what I can say is that well, if I could have the question again. Q. It's really a simple it it's a it's a narrow question A. Right. Q I understand the concern, but it's a narrow question. A. Right.	2 3 4 5 6 7 8 9	agreements in principle, term sheets and the like. So it's it's not as stringent as I think I don't want to give the impression that our expectation was as stringent as there had to be specific benchmarks, but we wanted for people to come in with good-faith, credible proposals to show that we were moving forward on these issues, and we would continue to negotiate on those issues. Q. Did you have following the June 10
2 3 4 5 6 7 8 9 10	attorneys. Without violating the privilege during those meetings, what I can say is that well, if I could have the question again. Q. It's really a simple it it's a it's a narrow question A. Right. Q I understand the concern, but it's a narrow question. A. Right. Q. Did you discuss you as I	2 3 4 5 6 7 8 9 10	agreements in principle, term sheets and the like. So it's it's not as stringent as I think I don't want to give the impression that our expectation was as stringent as there had to be specific benchmarks, but we wanted for people to come in with good-faith, credible proposals to show that we were moving forward on these issues, and we would continue to negotiate on those issues. Q. Did you have following the June 10 and June 14 meeting, did you have any discussions
2 3 4 5 6 7 8 9 10 11 12	attorneys. Without violating the privilege during those meetings, what I can say is that well, if I could have the question again. Q. It's really a simple it it's a it's a narrow question A. Right. Q I understand the concern, but it's a narrow question. A. Right. Q. Did you discuss you as I understand your testimony, you indicated on	2 3 4 5 6 7 8 9 10 11 12	agreements in principle, term sheets and the like. So it's it's not as stringent as I think I don't want to give the impression that our expectation was as stringent as there had to be specific benchmarks, but we wanted for people to come in with good-faith, credible proposals to show that we were moving forward on these issues, and we would continue to negotiate on those issues. Q. Did you have following the June 10 and June 14 meeting, did you have any discussions with the Governor with regard to the progress or
2 3 4 5 6 7 8 9 10 11 12 13	attorneys. Without violating the privilege during those meetings, what I can say is that well, if I could have the question again. Q. It's really a simple it it's a it's a narrow question A. Right. Q I understand the concern, but it's a narrow question. A. Right. Q. Did you discuss you as I understand your testimony, you indicated on June 10th and June 14th that you were looking at	2 3 4 5 6 7 8 9 10 11 12 13	agreements in principle, term sheets and the like. So it's it's not as stringent as I think I don't want to give the impression that our expectation was as stringent as there had to be specific benchmarks, but we wanted for people to come in with good-faith, credible proposals to show that we were moving forward on these issues, and we would continue to negotiate on those issues. Q. Did you have following the June 10 and June 14 meeting, did you have any discussions with the Governor with regard to the progress or lack of progress being made in that regard?
2 3 4 5 6 7 8 9 10 11 12 13	attorneys. Without violating the privilege during those meetings, what I can say is that well, if I could have the question again. Q. It's really a simple it it's a it's a narrow question A. Right. Q I understand the concern, but it's a narrow question. A. Right. Q. Did you discuss you as I understand your testimony, you indicated on June 10th and June 14th that you were looking at a 30-day time frame.	2 3 4 5 6 7 8 9 10 11 12 13 14	agreements in principle, term sheets and the like. So it's it's not as stringent as I think I don't want to give the impression that our expectation was as stringent as there had to be specific benchmarks, but we wanted for people to come in with good-faith, credible proposals to show that we were moving forward on these issues, and we would continue to negotiate on those issues. Q. Did you have following the June 10 and June 14 meeting, did you have any discussions with the Governor with regard to the progress or lack of progress being made in that regard? A. Probably. Without violating the
2 3 4 5 6 7 8 9 10 11 12 13 14 15	attorneys. Without violating the privilege during those meetings, what I can say is that well, if I could have the question again. Q. It's really a simple it it's a it's a narrow question A. Right. Q I understand the concern, but it's a narrow question. A. Right. Q. Did you discuss you as I understand your testimony, you indicated on June 10th and June 14th that you were looking at a 30-day time frame. A. Um-hum.	2 3 4 5 6 7 8 9 10 11 12 13 14 15	agreements in principle, term sheets and the like. So it's it's not as stringent as I think I don't want to give the impression that our expectation was as stringent as there had to be specific benchmarks, but we wanted for people to come in with good-faith, credible proposals to show that we were moving forward on these issues, and we would continue to negotiate on those issues. Q. Did you have following the June 10 and June 14 meeting, did you have any discussions with the Governor with regard to the progress or lack of progress being made in that regard? A. Probably. Without violating the privilege, we probably had discussions without
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	attorneys. Without violating the privilege during those meetings, what I can say is that well, if I could have the question again. Q. It's really a simple it it's a it's a narrow question A. Right. Q I understand the concern, but it's a narrow question. A. Right. Q. Did you discuss you as I understand your testimony, you indicated on June 10th and June 14th that you were looking at a 30-day time frame. A. Um-hum. Q. Did you discuss that 30-day time	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	agreements in principle, term sheets and the like. So it's it's not as stringent as I think I don't want to give the impression that our expectation was as stringent as there had to be specific benchmarks, but we wanted for people to come in with good-faith, credible proposals to show that we were moving forward on these issues, and we would continue to negotiate on those issues. Q. Did you have following the June 10 and June 14 meeting, did you have any discussions with the Governor with regard to the progress or lack of progress being made in that regard? A. Probably. Without violating the privilege, we probably had discussions without saying what those discussions were, because there
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	attorneys. Without violating the privilege during those meetings, what I can say is that well, if I could have the question again. Q. It's really a simple it it's a it's a narrow question A. Right. Q I understand the concern, but it's a narrow question. A. Right. Q. Did you discuss you as I understand your testimony, you indicated on June 10th and June 14th that you were looking at a 30-day time frame. A. Um-hum. Q. Did you discuss that 30-day time frame prior to the June 10 meeting with the	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	agreements in principle, term sheets and the like. So it's it's not as stringent as I think I don't want to give the impression that our expectation was as stringent as there had to be specific benchmarks, but we wanted for people to come in with good-faith, credible proposals to show that we were moving forward on these issues, and we would continue to negotiate on those issues. Q. Did you have following the June 10 and June 14 meeting, did you have any discussions with the Governor with regard to the progress or lack of progress being made in that regard? A. Probably. Without violating the privilege, we probably had discussions without saying what those discussions were, because there would have been would have been attorneys
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	attorneys. Without violating the privilege during those meetings, what I can say is that well, if I could have the question again. Q. It's really a simple it it's a it's a narrow question A. Right. Q I understand the concern, but it's a narrow question. A. Right. Q. Did you discuss you as I understand your testimony, you indicated on June 10th and June 14th that you were looking at a 30-day time frame. A. Um-hum. Q. Did you discuss that 30-day time frame prior to the June 10 meeting with the Governor?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	agreements in principle, term sheets and the like. So it's it's not as stringent as I think I don't want to give the impression that our expectation was as stringent as there had to be specific benchmarks, but we wanted for people to come in with good-faith, credible proposals to show that we were moving forward on these issues, and we would continue to negotiate on those issues. Q. Did you have following the June 10 and June 14 meeting, did you have any discussions with the Governor with regard to the progress or lack of progress being made in that regard? A. Probably. Without violating the privilege, we probably had discussions without saying what those discussions were, because there would have been would have been attorneys present.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	attorneys. Without violating the privilege during those meetings, what I can say is that well, if I could have the question again. Q. It's really a simple it it's a it's a narrow question A. Right. Q I understand the concern, but it's a narrow question. A. Right. Q. Did you discuss you as I understand your testimony, you indicated on June 10th and June 14th that you were looking at a 30-day time frame. A. Um-hum. Q. Did you discuss that 30-day time frame prior to the June 10 meeting with the Governor? A. I'll look for a little guidance. If	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	agreements in principle, term sheets and the like. So it's it's not as stringent as I think I don't want to give the impression that our expectation was as stringent as there had to be specific benchmarks, but we wanted for people to come in with good-faith, credible proposals to show that we were moving forward on these issues, and we would continue to negotiate on those issues. Q. Did you have following the June 10 and June 14 meeting, did you have any discussions with the Governor with regard to the progress or lack of progress being made in that regard? A. Probably. Without violating the privilege, we probably had discussions without saying what those discussions were, because there would have been would have been attorneys present. Q. When did those discussions take
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	attorneys. Without violating the privilege during those meetings, what I can say is that well, if I could have the question again. Q. It's really a simple it it's a it's a narrow question A. Right. Q I understand the concern, but it's a narrow question. A. Right. Q. Did you discuss you as I understand your testimony, you indicated on June 10th and June 14th that you were looking at a 30-day time frame. A. Um-hum. Q. Did you discuss that 30-day time frame prior to the June 10 meeting with the Governor? A. I'll look for a little guidance. If I had discussions, they probably were during	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	agreements in principle, term sheets and the like. So it's it's not as stringent as I think I don't want to give the impression that our expectation was as stringent as there had to be specific benchmarks, but we wanted for people to come in with good-faith, credible proposals to show that we were moving forward on these issues, and we would continue to negotiate on those issues. Q. Did you have following the June 10 and June 14 meeting, did you have any discussions with the Governor with regard to the progress or lack of progress being made in that regard? A. Probably. Without violating the privilege, we probably had discussions without saying what those discussions were, because there would have been would have been attorneys present. Q. When did those discussions take place?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	attorneys. Without violating the privilege during those meetings, what I can say is that well, if I could have the question again. Q. It's really a simple it it's a it's a narrow question A. Right. Q I understand the concern, but it's a narrow question. A. Right. Q. Did you discuss you as I understand your testimony, you indicated on June 10th and June 14th that you were looking at a 30-day time frame. A. Um-hum. Q. Did you discuss that 30-day time frame prior to the June 10 meeting with the Governor? A. I'll look for a little guidance. If	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	agreements in principle, term sheets and the like. So it's it's not as stringent as I think I don't want to give the impression that our expectation was as stringent as there had to be specific benchmarks, but we wanted for people to come in with good-faith, credible proposals to show that we were moving forward on these issues, and we would continue to negotiate on those issues. Q. Did you have following the June 10 and June 14 meeting, did you have any discussions with the Governor with regard to the progress or lack of progress being made in that regard? A. Probably. Without violating the privilege, we probably had discussions without saying what those discussions were, because there would have been would have been attorneys present. Q. When did those discussions take place? A. They would typically have taken

Page 336

1 the Governor and I and his team and members of my

- 2 team would have.
- 3 Q. So after June 14, when was your next
- 4 weekly meeting?
- 5 A. I don't know specifically, but I'm --
- 6 I said it's typically weekly.
- 7 So I'm -- I think we probably had one
- 8 the next week.
- 9 Q. Do you recall what day the next week?
- 10 A. I do not.
- 11 Q. Do you recall if there was one
- 12 because it was -- do you recall if there was one
- 13 the following week?
- 14 A. I do not.
- 15 Q. Were there one or two meetings with
- 16 the Governor from the time of the June 14 meeting
- 17 to the time of the filing of the Webster
- 18 litigation on June 3?
- 19 A. Well, there could well have been more
- 20 than two. I do recall, and I think I said on
- 21 September 16th, I don't think we had one the 4th
- 22 of July -- week of the 4th of July, which was a
 - Page 337

- 1 Thursday.
- 2 Q. Understood. Not the question.
- The question is, from June 14 up
- 4 until July 3, how many times did you meet with the
- 5 Governor?
- 6 A. No. Your question was did we have
- 7 one or two meetings, and my answer was I believe
- 8 we probably had more than two.
- 9 Q. And did you discuss the pension
- 10 and/or healthcare benefit issues that you had
- 11 discussed during the June 10 and June 14 meeting
- 12 with the Governor during those two, maybe more,
- 13 meetings?
- 14 A. Ms. Levine, let me -- let me say
- 15 this: We probably discussed them broadly, but
- 16 there were no discussions that I recall in detail
- 17 about what our plan would have to be in those
- 18 meetings, such as what level of cuts they would be
- 19 and the like, if any.
- 20 Q. Did -- did you get any proposals
- 21 during that two-week period in response to those
- 22 meetings?

- Page 338 1 A. I think I said on June 16th, we've
- 2 had some discussions with some bargaining units.
- 3 I don't recall if they were between the June 14th
- 4 time frame -- if they were -- I think we were in
- 5 discussions with some bargaining units during that
- 6 time. So, yes, I believe we did get some
- 7 proposals.

8

11

- Q. Did you report on those proposals to
- 9 the Governor?
- 10 A. I -- generally speaking, yes.
 - Q. Did you indicate to the Governor that
- 12 you were making progress?
- 13 A. I probably indicated that we were
- 14 making some progress, yes.
- 15 Q. Did you discuss with the Governor
- 16 whether there were additional proposals you were
- 17 hoping to receive?
- 18 A. We probably did express a wish for
- 19 additional proposals. We were hoping for a global
- 20 solution.

4

10

19

20

- 21 Q. Did you come up with an action plan
- 22 to solicit further proposals?

Page 339

- 1 A. I thought we began that on June 14th, 2 a proposal for creditors, where we ended it by
- 3 saying we're interested in responses.
 - Q. In any of the meetings that you had
- 5 with the Governor between June 14th and July 3rd
- 6 where you didn't get proposals, for -- did you
- 7 discuss constituents from whom you didn't get
- 8 proposals that you wish you would have gotten
- 9 proposals from?
 - A. No, I didn't --
- 11 MR. SHUMAKER: Objection to the form.
- 12 THE WITNESS: -- no, I don't recall
- 13 discussing at that level of specificity.
- 14 BY MS. LEVINE:
- 15 Q. The Governor authorized the Chapter 9
- 16 filing on July 18th.
- 17 Do you know who drafted the
- 18 Governor's authorization?
 - A. I do not
 - Q. Do you know whether the language in
- 21 the Governor's authorization was discussed with
- 22 your attorneys at Jones Day?

CH	Y OF DETROIT, MICHIGAN		340-343
1	A. I do not.	1	Page 342 Q. I'm just asking your understanding.
2	Q. Did the Governor ask you to request	2	A. Let me let me just say this
3	authorization to file the Chapter 9 or was it your	3	generally.
4	independent decision on July 16th?	4	I was not involved in any fashion in
5	A. It was my independent decision.	5	drafting the Governor's response. My
6	Q. Did you have any specific discussions	6	understanding is that without citing to a specific
7	with the Governor concerning the conditions or	7	section of the code, because I have not analyzed
8	the or with respect to specific directions from	8	it, that the letter grants me authority to use any
9	the Governor with regard to pension benefits?	9	resources that are available to propose a plan of
10	MR. SHUMAKER: Object to the form.	10	adjustment.
11	THE WITNESS: No, not with the	11	Q. After you got the letter, did you
12	Governor.	12	discuss with the Governor what the meaning was in
13	BY MS. LEVINE:	13	the letter of the reference to Section 543 [sic]
14	Q. Was it your understanding that the	14	of the Bankruptcy Code?
15	Governor was seeking political cover by not taking	15	A. No.
16	a position with respect to pension reductions, but	16	Q. 943, I'm sorry.
17	only citing to Section 943 of the Bankruptcy Code?	17	A. Yeah, I knew I knew what you
18	MR. SHUMAKER: Objection: form.	18	meant.
19	THE WITNESS: No.	19	No.
20	BY MS. LEVINE:	20	Q. Between June 14th or June 10th and
21	Q. Did did you suggest the citing	21	the filing on July 18th, besides legal
22	to 943 of the Bankruptcy Code to the Governor?	22	conclusions, besides pension benefits, did you
	Page 341		Page 343
1	A. No. I had no involvement in the	1	discuss with the Governor certain ideas that you
2	letter the Governor's letter.	2	had with regard to how to restructure or deal with
3	 Q. Were there any discussions about 	3	the financial situation in Detroit?
4	citing to 943 of the Bankruptcy Code outside of	4	 A. Yes, we likely did without divulging
5	the letter as a as of as a way to deal with	5	any privileges, yes.
6	issues with regard to pension reductions?	6	Q. I'm looking for the business
7	MR. SHUMAKER: I'm just going to	7	financial terms, not the legal terms.
8	caution the witness again. To the extent you can	8	In other words, did you
9	answer the question without revealing	9	A. Um-hum.
10	attorney-client communications, you may do so.	10	Q discuss, for example, selling
11	THE WITNESS: The there were none	11	assets?
12	with the Governor.	12	A. No.
13	BY MS. LEVINE:	13	Q. Did you discuss generating additional
14	,	14	revenue with the Governor?
15	language regarding conditions, specifically the	15	A. Here again, some of these
16	use of the reference to 943 of the Bankruptcy	16	discussions, in fact, every meeting we had on a
17	Code, authorizes you to alter vested pension	17	regular basis would have had attorneys present, so
18	benefits?	18	I want to be very careful.
19	A. That seems to call for a legal	19	For instance for instance, if
20		20	there are discussions about a millage rate and the
21	Let let me just say this	21	maximum legal millage amount, I would not want
22	generally	22	those to bleed over into disclosing

Page 346 Page 344 attorney-client protected communications. 1 Q. During the course of these 2 What I can say is that at -- at a 2 conversations, did you have any conversations with 3 high level, we discussed ways to potentially the Governor about preserving jobs for the generate revenue. citizens of Detroit? 4 5 Q. Did you discuss privatization with 5 A. Yes. Q. the Governor during that same time frame from 6 And what were those conversations? June 10th through the filing? 7 7 Well, for instance, in the solid MR. SHUMAKER: I'll just caution the waste RFP, one of the bidders -- I -- we probably 8 8 witness, if you had discussions with the Governor discussed that one of the bidders had come in who 9 10 where counsel was present in connection with a 10 had done this before and was able to move the City 11 request for an indicia of legal advice -jobs over to private sector jobs with the same 12 THE WITNESS: Right. 12 employees. And so there would be no net loss of 13 MR. SHUMAKER: -- I don't want you to 13 jobs. 14 Did you discuss how that might impact 14 answer to that; but if you can do so outside of Q. any such request or provision of legal advice, you 15 vested benefits and vested pension rights? 16 can answer. 16 Α. No, we really didn't have -- no. 17 17 THE WITNESS: Okay. Q. You -- you approved the retention of 18 Without disclosing legal advice, we Jones Day under EM Order Number 4 and officially 18 19 may have discussed nonlegal-related issues, for approved Jones Day's contract on April 20 --19 20 instance, with an outstanding solid waste RFP and 20 THE COURT REPORTER: I -- I'm sorry. 21 how that could save the City money and produced a 21 I can't hear you here. 22 higher level of services for the City. 22 MS. LEVINE: Sorry. Page 345 Page 347 1 Legal issues regarding the RFP, I --1 BY MS. LEVINE: 2 I won't talk about, but, for instance, the --2 You approved the retention of those privatization in that sense would have been Jones Day under EM Order Number 4 and officially approved Jones Day's contract on April 23, 2010; 4 discussed. 4 5 Privatization in a broader sense, I 5 is that correct? 6 don't recall having discussions of a philosophical 6 Α. If your represent -- representation issue about privatization. We probably would have is accurate, yes. I don't independently recall 7 had discussions about specific RFPs outstanding. 8 the dates, but that sounds correct. 9 BY MS. LEVINE: 9 Okay. So after April 23, 2013, you 10 Did you have any other specific 10 and Jones Day had an attorney-client relationship, 11 discussions with regard to RFPs or outsourcing in 11 ves? 12 12 connection with improving the financial I think that's a legal conclusion. 13 condition -- or allegedly improving the financial 13 The attorney-client relationship could attach 14 condition of the City? 14 before then. 15 Well, improving it. Like I said, 15 What was your understanding of when 16 I -- I do recall discussions about the solid waste 16 your legal attorney-client relationship with 17 RFP which we were somewhat excited about, save Jones Day attached? 17 18 money and increase quality of services. 18 I don't know. That's what I'm saying 19 I'm trying to think of anything else 19 it calls for a legal conclusion.

22 anything else.

20 that could be called privatization. That's the

one that sticks out in my mind. I don't recall

My understanding of the days I

practiced law is that the attorney-client

22 relationship can attach prior to the actual

20

21

OI I	TOP DETROIT, MICHIGAN		340-331
1	Page 348 formalization of an attorney-client relationship.	1	A. I I only what I've read in the
2	Q. When did you first all right.	2	papers. I know nothing about the NERD Fund other
3	Let me ask you this: Did Jones Day	3	than what I've read in the papers.
4	represent the City in any capacity before	4	Q. Do you know who any of the donors are
5	April 23, 2013?	5	to the NERD Fund?
6	A. I don't know. That's why I keep	6	A. I haven't got a clue.
7	saying it could be a legal conclusion.	7	Q. So it's not you?
8	I know that their contract was before	8	A. It is I've never donated to the
9	City the Mayor had selected them, and their	9	NERD Fund, no.
10	contract was below before City Council before	10	Q. Has Jones Day?
11	then.	11	A. Not that I know of.
12	Q. What was the date that the Mayor	12	Q. Has any City retained professional?
13	selected Jones Day to represent the City?	13	A. I have no idea.
14	A. I don't recall.	14	Q. Do you know whether any of the City's
15	Q. Was it prior to February of 2013?	15	creditors are have donated to the NERD Fund?
16	A. I I don't recall. I don't recall.	16	A. I know nothing about the NERD Fund
17	I don't think so.	17	other than what I've read in the papers. The
18	Q. Did Jones Day represent the State of	18	first time I heard about the NERD Fund is when I
19	Michigan in any capacity before April 2000	19	read about it in the paper
20	April 2013?	20	Q. So do
21	MR. SHUMAKER: Objection: foundation.	21	A I know nothing about the donors.
22	THE WITNESS: Jones Day may have	22	Q. Do you know whether any do you
	Page 349		Page 351
1	I I don't know. They may have represented the	1	know whether any of the SWAP parties have donated?
2	State in other matters, but if you're talking	2	A. No, I do not.
3	about with regard to this matter, I don't recall.	3	Q. If you had access to the
4	BY MS. LEVINE:	4	information if you have access to the
5	Q. What does NERD stand for?	5	information, would you be willing to disclose the
6	MR. SHUMAKER: Object to the form.	6	donors?
7	BY MS. LEVINE:	7	A. I don't have access to the
8	Q. Do you know what NERD do you	8	information, and I think that's a question if
9	have you heard the phrase "NERD" in connection	9	it's a fund run by someone else, that's their
10	with the New Energy to Reinvest Diversity Fund?	10	decision. I don't have access to any information
11	A. Yeah. When you said "NERD," it	11	related to the NERD Fund.
12	stands for a kid who was like me when he was	12	Q. Would you be willing to ask the
13	growing up, sort of a geek.	13	Governor to have that information disclosed?
14	But if you're talking about the	14	A. Sitting here today, no.
15	acronym related to something affiliated with the	15	Q. Have any of your expenses as
16	Governor, then, yes, I've heard of that.	16	emergency manager been paid or reimbursed by the
17	Q. All right.	17	NERD Fund?
18	Do you know what it is let me	18	A. Not
19	ask	19	MR. SHUMAKER: I think we're getting
20	A. I	20	pretty far afield here here, Counsel. This is
21	Q it this way: What's your	21	not really
22	understanding of what it is?	22	MS. LEVINE: Yeah, it is

_			
1	Page 352 MR. SHUMAKER: It's starting to	1	A. Yeah, I do. Yes, I do.
2	get	2	Q. And it discusses the base
3	MS. LEVINE: I'll be bring it	3	compensation of \$275,000 a year?
4	back.	4	A. Yes, among other things.
5	MR. SHUMAKER: Okay.	5	Q. And contract period of include
6	THE WITNESS: What I read in the	6	including a contract period not to
7	paper is that my housing is paid for by the	7	exceed 18 months?
8	NERD Fund. I've never seen the lease, and I've	8	A. Yes.
9	never seen a payment.	9	Q. Did your final contract have an
10	That's the extent of what I know of	10	incentive if the job was completed sooner?
11	the NERD Fund and its involvement with me.	11	A. No.
12	MS. LEVINE: This is Exhibit 20.	12	Q. It also discusses an intent to raise
13	MR. SHUMAKER: Do you have an extra	13	private funding for performance measure/outcome
14	copy?	14	bonus?
15	MS. LEVINE: Yeah, one.	15	A. Yes.
16	MR. SHUMAKER: Thank you.	16	Q. Does your final contract have a
17		17	performance measure/outcome bonus?
18	(Whereupon, an e-mail string was	18	A. No. We never talked about it yet.
19	marked, for identification purposes,	19	Q. Did you discuss the private funding
20	as Orr Deposition Exhibit	20	referenced in that e-mail?
21	Number 20.)	21	A. No.
22		22	Q. Did you under do you did you
1	Page 353 MS. LEVINE: For for the record,	1	Page 355 have any understanding of what the source of that
2	the the Bates number is JD-RD-0000334.	2	private funding would be?
3	(Whereupon, the witness reviews the	3	A. Not at all.
4	material provided.)	4	Q. It discusses a sublease for a
5	BY MS. LEVINE:	5	furnished apartment in the City?
6	Q. Mr. Orr, there are two e-mails on the	6	A. Yes.
7	first page of this document.	7	Q. And that made it to the final
8	A. Um-hum, yes.	8	contract?
9	Q. I'm going to ask you to look at the	9	A. Actually, it's not in my contract, I
10		10	believe.
11	It's from	11	Q. But you have a subleased apartment in
12		12	the City or a leased apartment in the City?
13		13	A. I I have an apartment that I stay
14		14	in in the City; the arrangement I I can't speak
15		15	to.
16	• • •	16	Q. How did you learn that there was an
17		17	apartment available to you?
18		18	A. I believe the first day, I stayed in
19	•	19	a hotel room, and the next day, someone and I
20	0,	20	really can't tell you if it was on behalf of the
1	A. Yes, it appears to do that.	21	State or if it was someone related to the hotel
⊥21		1	
21 22	Q. Do you recall receiving this e-mail?	22	when I came back from work that day, took me to

CH	TOF DETROIT, MICHIGAN		300-338
1	Page 356 and my suitcase to the apartment.	1	Page 358 MS. LEVINE: I have no further
2	Q. Is it your understanding that the	2	questions. Thank you.
3	City's paying for that apartment?	3	THE WITNESS: Okay.
4	A. I I don't know who's paying for	4	THE VIDEOGRAPHER: Go off the record?
5	the apartment.	5	Going off the record at 11:50.
6	Q. And you get your expenses reimbursed?	6	Comg on the record at 11.50.
7	A. I haven't had any of my expenses	7	(Whereupon, a discussion was held off
8	reimbursed.	8	the record.)
-		9	the record.)
9	Q. Does anybody who pays for your	10	THE VIDEOCRAPHED: Coing book on the
10	flying, for example, back and forth from D.C.? A. I do.	11	THE VIDEOGRAPHER: Going back on the
			record at 11:53.
12	Q. And that and none of those have	12	EVANIMATION (CONTINUED) BY COUNCE
13	been reimbursed?	13	EXAMINATION (CONTINUED) BY COUNSEL
14	A. Not a dime.	14	FOR RETIREES COMMITTEE
15	Q. And you get a security detail?	15	
16	A. Yes.	16	BY MR. ULLMAN:
17	Q. 24/7?	17	Q. Good morning, Mr. Orr.
18	A. Certainly well, they say 24/7, but	18	A. Good morning.
19	I they walk me to my apartment and lock me in,	19	Q. As you know, I'm Anthony Ullman
20	and then I see them in the morning. So I assume	20	and for the Retirees Committee from Dentons,
21	it's 24/7. That's that's my detail.	21	and I have some additional questions for you this
22	Q. Do you know who's paying for that	22	morning.
1	Page 357 security detail?	1	Page 359 A. Good morning, Mr. Ullman.
2	A. I do not, but they are Michigan State	2	Q. First of all, I'd like to put a
3	Police; they're not private.	3	document before you which we will mark as
4	Q. So there was no discussion, though,	4	Exhibit
	back in or around February of 2013 with regard to	5	MR. ULLMAN: Are we up to 21?
	the source of any funding to help subsidize the	6	THE COURT REPORTER: Yes.
	cost of the emergency manager?	7	THE WITNESS: Twenty-one.
8	A. No. In fact, I think there's an		MR. ULLMAN: Twenty-one. I need a
	e-mail that has been produced somewhere where I	8	•
9	say back I you know, the the something to	9	sticker for that.
١	the effect the job is the job is, and I'm not	10	(Mharaunan Janas Day Brasantatian ta
11		11	(Whereupon, Jones Day Presentation to
12	expecting anything supplemental.	12	
13	Q. No, I'm not asking you if you were	13	Michigan, January 29, 2013 was
14	expecting anything supplemental. I'm asking the	14	, , , , , , , , , , , , , , , , , , , ,
15	source of the funding to pay for you	15	as Orr Deposition Exhibit
16	A. Oh, I've	16	Number 21.)
17	Q as a	17	
_ م	A had yeah, I I I my	18	MR. ULLMAN: Here's a copy for you.
18			I want to get rid of my extras.
19	checks come from a a Michigan State Government	19	•
	Web site. I assume that's from the State, but I	19 20	MR. SHUMAKER: Let me state on the
19	_		•

Page 363

Page 360 1 ASME's motion, so I'm not even certain that it's 1 time; is that correct? proper that Mr. Ullman be asking questions. 2 Yes, when I said the end of January. 3 Secondly, this is -- Mr. Ullman can It's commonly referred to as a "pitch book." 4 identify it, but this document is the Jones Day 4 Okay. And you -- you were part of 5 presentation to the City of Detroit on January 5 the Jones Day team, and your picture appears on 6 29th, 2013. Page 3 of this document; is that right? 7 7 I don't see how that funnels into the Α. Yes, I was part of the presentation 8 request that was made to Judge Rolls -- Rhodes 8 team, yes. 9 regarding three hours of deposition testimony 9 Okay. And did you have any role in O. 10 concerning Mr. Orr's communications with State 10 the preparation of this document? 11 officials in the presence of legal counsel since 11 Yes. I mean, it -- it was a 12 collaborative effort from a number of different 12 his appointment as emergency manager. attorneys in the Jones Day law firm, but I was 13 That said, this document was produced 13 14 after the deposition, and I'm going to let you go 14 involved in that process as well. into it. But I am going to say --15 Okay. And did you review the 15 Q. 16 MR. ULLMAN: I --16 document -- can we refer to this as the pitch 17 MR. SHUMAKER: -- within reason --17 book? 18 MR. ULLMAN: -- I don't -- I don't 18 A. Yes. 19 intend to dwell very long on it --19 Q. Okay. Did you -- did you review the 20 MR. SHUMAKER: Okay. 20 pitch book, Exhibit 21, before it -- before the 21 MR. ULLMAN: -- and I appreciate your 21 presentation? 22 recognition. This was produced after the last 22 Α. Yes. Page 361 1 deposition. Q. Okay. And I just note -- I'm not 1 2 BY MR. ULLMAN: going to go into my particular specifics here, but 3 Q. Okay. Mr. -if, for example, just picking one, if you look at 4 Page 18, there's what's called Speaker Notes, THE COURT REPORTER: I have to mark which -- I assume this was a PowerPoint 5 it there first. 6 BY MR. ULLMAN: presentation, so someone would be talking --7 Okay. Mr. Orr, what we've marked as 7 speaking orally as a slide goes on the screen; is 8 Exhibit 21 is entitled, Presentation to the City 8 that right? 9 of Detroit; Detroit, Michigan, January 29, 2013 9 Α. Well, it was -- it -- it -- it 10 could have been a PowerPoint. As I recall, we did 10 from Jones Day. 11 not -- there weren't PowerPoint capabilities, so 11 Can you identify this document for 12 we intended to work off the document --12 me, Mr. Orr?

> 14 Α. -- but the discussion, within a 15 minute or two, veered away from the document and 16 more was a dialogue, so . . . Okay. So what we have as Exhibit 21 18 was the -- the internal -- at least was this 19 internal version of the pitch book; in other 20 words, were there speaker notes? Yes, were the speaker -- this --22 the -- the speaker notes were not presented to --

20 2013 marked confidential.

13

14

15

21

Α.

Q.

Yes.

Okay. And what is it, please?

Okay. And this is in connection with

I believe it's a slide deck

17 response to a solicitation the firm received for

18 representation regarding potential restructuring

19 work on behalf of the City dated January 29th,

22 the presentation that you testified about last

16 presentation to the City of Detroit for a -- in

13

17

21

Q.

Um-hum.

KEVYN D. ORR Volume II CITY OF DETROIT, MICHIGAN

Page 364 1 That's --1 who should be on the team, who should be on the Q. 2 -- the review team. 2 representation team, what -- what potential legal Α. 3 Q. -- that's what I wanted to clarify. 3 services might be necessary. 4 Α. 4 5 Q. Okay. And when you say that you 5 6 reviewed the document before -- before it went out 6 7 in its final form to the -- to the people you were 7 dedicated solely to me. 8 pitching to at the meeting, you know, with the City, you reviewed the speaker notes as well? 9 9 10 Mr. Ullman, to be honest, I -- I 10 11 reviewed -- I can't be -- this document was not 11 Α. No. generated solely by me --12 Q. Okay. 13 13 A. Q. I understand. No. 14 Q. 14 Α. -- it was generated by a team effort. 15 I think I reviewed a number of 16 different drafts of the document. I'm not -- I --17 I believe I reviewed the final draft of the pitch 17 I'm trying to remember, did you --18 book that went out. I am not sure I reviewed the 18 19 final draft of the draft of the speaker notes, 19 of I think --20 because at that time, I think I was involved in 20 Q. Buckfire was there? 21 the actual mediation of another matter. So I was 21 A. 22 doing this in between some other matters. 22 there --Page 365 1 But generally speaking, I'm familiar 1 Q. Yeah. 2 with this document. 2 A. 3 Okay. And was there -- was there anything in the document that you disagreed with? 4 4 5 MR. SHUMAKER: Object to the form. 5 Q. 6 THE WITNESS: Without reviewing it 6 the review team --7 7 today, generally speaking, no. Review team --8 BY MR. ULLMAN: 8 9 Q. Okay. And can you tell me were there 9 Okay --10 any particular portions of Exhibit 21 that you had 10 Α. -- yeah. 11 primary responsibility for preparing? 11 Q. 12 No. The -- the document evolved 13 through -- as you are probably familiar with the 13 14 pitch books for attorneys seeking legal work, the 14 a -- a bound --15 document evolves as you go through it, a number of 15 Α. Yes. 16 conversations, e-mails with a number of different 16 Q. 17 sources. 17 18 I don't recall being -- I don't 19 recall looking at this document and saying, oh, I 19 20 only did Pages 23 through 23 [verbatim], for

And, for instance, at the back, you have team members, things along those lines, but -- but there was no specific section that was Okay. I'm not asking whether it was dedicated solely to you, but whether you had primary responsibility for preparing. And I think you indicated that the 15 slides themselves were given over to the City at the meeting or -- was it the City or the State? It -- it was a review team composed -- the -- the investment bankers were Page 367 -- for the City who had been retained, the City representatives were there and the State representatives were there. Okay. I'll talk -- call that the ---- is that the term you like? -- so as I understand what you're 12 saying, the -- the -- the slides themselves were present -- given over to the review team as a ---- volume or attached in some way? Yes, the -- the -- the slide deck as 18 the pitch book was given to the review team. Okay. And then, at the presentation, 20 were -- how did that work? Did you -- did people 21 sort of go through the slides orally and then --

22 and -- and make comments as they were going

21 instance. I may have commented and edited

22 different pages. I may have made suggestions on

CII	TOF DETROIT, MICHIGAN		300-371
1	Page 368 through the different pages in the pitch book?	1	A. Um-hum.
2	A. No. As I recall, we handed out the	2	Q. If you could look at Page 6.
3	pitch book and began sort of going through the	3	A. Um-hum.
4	slide, but within the first page or two, the	4	Q. Okay. What we
5	discussion exceeded the slides. And we really	5	MR. SHUMAKER: Of the of the
6	ended up not going through the pitch book in any	6	actual document?
7	meaningful manner	7	MR. ULLMAN: Of the yes. I'm
8	Q. Okay.	8	sorry, yeah.
9	A at the presentation.	9	And just for clarity, this document
10	Q. Okay. And this at the time of the	10	bears Bates Number DTMI00129416, and Page 6 of the
11	presentation, you were indeed still part of	11	document bears the Bates number ending in 422.
12	Jones Day	12	THE WITNESS: Um-hum.
13	A. Yes.	13	BY MR. ULLMAN:
14	Q and part of the pitch team?	14	Q. Okay. And this page, in general, is
15	A. Yes, absolutely.	15	entitled, The Mayor's plan includes strategies to
16	Q. Okay.	16	implement changes that will significantly reduce
17	Okay. I'm going to mark another	17	general fund long-term liabilities.
18	document, Mr. Orr, and ask if you've ever seen	18	I'd like you to focus on Number or
19	this, which is Number 22.	19	Letter (b)
20	A. Two.	20	A. Yes.
21	MR. ULLMAN: Here's a copy for you,	21	Q you see 3(b)?
22	two copies for you, and an extra, and an extra. I	22	A. Um-hum.
	Page 369		Page 371
1	don't want to bring these back with me is all.	1	Q. It says, Pension unfunded
2	(Mile argument City of Detroit	2	liabilities, and the first bullet point says,
3	(Whereupon, City of Detroit —	3	Approximately 650 million of unfunded liability as
4	Restructuring Plan, Mayor's	4	of fiscal year 2012, of which only 250 million
5	Implementation Progress Report was	5	relates to general fund.
6	marked, for identification purposes,	6	A. Yes, I see that.
	as Orr Deposition Exhibit	0	Q. And do you have an understanding as to what's being said there and what that reference
8	Number 22.)	9	-
9	THE WITNESS: Thank you.	10	is? MR. SHUMAKER: Objection: foundation.
11	BY MR. ULLMAN:	11	THE WITNESS: Yeah. I was obviously
12	Q. Okay. What we've marked as	12	not responsible for drafting, developing or the
13	Exhibit 22, Mr. Orr, is entitled, City of Detroit	13	due diligence behind the document. The document
14	Restructuring Plan, Mayor's Implementation	14	speaks for itself.
15	Progress Report, with the date of March 2013.	15	But what I think is being said there
16	Have you ever seen this document	16	is that the unfunded liability for the and I
17	before?	17	assume it's speaking to both pension funds; it may
18	A. I think I've seen it before, but I	18	be one or the other
19	think that was after I became emergency manager.	19	BY MR. ULLMAN:
20	Q. Okay. That's fine.	20	Q. Um-hum.
21	And what I'd like to do is try to	21	A but the unfunded liability for
22	just ask you about one page of this.	22	fiscal year 2012 is 250, and 250 million of that
_	FOOLUBE		·

	TOT BETTOTT, MICHIOTAL		
1	Page 372 is somehow an obligation of the general fund.	1	Page 374 would probably say is more accurate.
2	Q. Okay. Did you say 250? It's you	2	That's the number that's cited in the
3	meant to say 650, right?	3	June 14th proposal, right?
4	A. No, no. It's 650 total	4	A. Yeah, they may have they may have
5	Q. Right.	5	rounded up here
6	A but 250 million of that is an	6	Q. Okay.
7	obligation of the general fund.	7	A but we'll it's it's
8	Q. You had misspoken and said 250 both	8	approximately that amount.
9	times	9	Q. Okay. Is it correct that for the
10	A. Oh, I'm sorry	10	approximately 644 million unfunded pension
11	Q so	11	liability that you refer to in the June 14th
12	A oh, no okay. 650 and 250, I'm	12	proposal, that some portion of that is allocable
13	sorry. I was	13	·
14	Q. Okay.	14	
15	A thinking ahead, thinking quicker	15	Q. Okay. And what are those
16	than my mouth moved.	16	
17	Q. Okay. And as I I understand that	17	
18	the 650 million that's referred here to here by	18	•
19	the Mayor corresponds pretty closely, if I recall,	19	
20	to the \$644 million figure that was referred to in	20	
21	the June 14th proposal; is that right?	21	
22	A. I would I yes, I I would	22	•
	• •		,
	Dogo 272		Dogo 275
1	Page 373 think it does	1	Page 375 as to how much of the approximately 644 million
1 2	think it does Q. Okay.	1 2	Page 375 as to how much of the approximately 644 million unfunded pension liability relates to liability
	think it does	_	as to how much of the approximately 644 million
2	think it does Q. Okay.	2	as to how much of the approximately 644 million unfunded pension liability relates to liability
2 3	think it does Q. Okay. A I'm I'm here again, I'm	2	as to how much of the approximately 644 million unfunded pension liability relates to liability for personnel from the Department of Water and
2 3 4	think it does Q. Okay. A I'm I'm here again, I'm not I'm assuming it it speaks for itself and	2 3 4	as to how much of the approximately 644 million unfunded pension liability relates to liability for personnel from the Department of Water and Sewer?
2 3 4 5	think it does Q. Okay. A I'm I'm here again, I'm not I'm assuming it it speaks for itself and it's facially correct; but, yes, I would think	2 3 4 5	as to how much of the approximately 644 million unfunded pension liability relates to liability for personnel from the Department of Water and Sewer? A. Approximately that difference.
2 3 4 5 6 7	think it does Q. Okay. A I'm I'm here again, I'm not I'm assuming it it speaks for itself and it's facially correct; but, yes, I would think that's the reference.	2 3 4 5 6	as to how much of the approximately 644 million unfunded pension liability relates to liability for personnel from the Department of Water and Sewer? A. Approximately that difference. Q. Okay. So it's about 450 million?
2 3 4 5 6 7	think it does Q. Okay. A I'm I'm here again, I'm not I'm assuming it it speaks for itself and it's facially correct; but, yes, I would think that's the reference. Q. Okay. And so can you tell me what what is your understanding when the Mayor says	2 3 4 5 6 7	as to how much of the approximately 644 million unfunded pension liability relates to liability for personnel from the Department of Water and Sewer? A. Approximately that difference. Q. Okay. So it's about 450 million? A. Approximately, yeah.
2 3 4 5 6 7 8	think it does Q. Okay. A I'm I'm here again, I'm not I'm assuming it it speaks for itself and it's facially correct; but, yes, I would think that's the reference. Q. Okay. And so can you tell me what	2 3 4 5 6 7 8	as to how much of the approximately 644 million unfunded pension liability relates to liability for personnel from the Department of Water and Sewer? A. Approximately that difference. Q. Okay. So it's about 450 million? A. Approximately, yeah. Q. Okay. And I'm trying to recall from
2 3 4 5 6 7 8 9	think it does Q. Okay. A I'm I'm here again, I'm not I'm assuming it it speaks for itself and it's facially correct; but, yes, I would think that's the reference. Q. Okay. And so can you tell me what what is your understanding when the Mayor says here that 250 million relates to the general fund,	2 3 4 5 6 7 8 9	as to how much of the approximately 644 million unfunded pension liability relates to liability for personnel from the Department of Water and Sewer? A. Approximately that difference. Q. Okay. So it's about 450 million? A. Approximately, yeah. Q. Okay. And I'm trying to recall from your last testimony.
2 3 4 5 6 7 8 9 10	think it does Q. Okay. A I'm I'm here again, I'm not I'm assuming it it speaks for itself and it's facially correct; but, yes, I would think that's the reference. Q. Okay. And so can you tell me what what is your understanding when the Mayor says here that 250 million relates to the general fund, what the other 300	2 3 4 5 6 7 8 9	as to how much of the approximately 644 million unfunded pension liability relates to liability for personnel from the Department of Water and Sewer? A. Approximately that difference. Q. Okay. So it's about 450 million? A. Approximately, yeah. Q. Okay. And I'm trying to recall from your last testimony. For the the pension monies that
2 3 4 5 6 7 8 9 10	think it does Q. Okay. A I'm I'm here again, I'm not I'm assuming it it speaks for itself and it's facially correct; but, yes, I would think that's the reference. Q. Okay. And so can you tell me what what is your understanding when the Mayor says here that 250 million relates to the general fund, what the other 300 A. 400.	2 3 4 5 6 7 8 9 10	as to how much of the approximately 644 million unfunded pension liability relates to liability for personnel from the Department of Water and Sewer? A. Approximately that difference. Q. Okay. So it's about 450 million? A. Approximately, yeah. Q. Okay. And I'm trying to recall from your last testimony. For the the pension monies that are due relative to personnel from the Department
2 3 4 5 6 7 8 9 10 11	think it does Q. Okay. A I'm I'm here again, I'm not I'm assuming it it speaks for itself and it's facially correct; but, yes, I would think that's the reference. Q. Okay. And so can you tell me what what is your understanding when the Mayor says here that 250 million relates to the general fund, what the other 300 A. 400. Q 400 million relates to? And	2 3 4 5 6 7 8 9 10 11 12	as to how much of the approximately 644 million unfunded pension liability relates to liability for personnel from the Department of Water and Sewer? A. Approximately that difference. Q. Okay. So it's about 450 million? A. Approximately, yeah. Q. Okay. And I'm trying to recall from your last testimony. For the the pension monies that are due relative to personnel from the Department of Water and Sewer, are the pension payments made
2 3 4 5 6 7 8 9 10 11 12 13	think it does Q. Okay. A I'm I'm here again, I'm not I'm assuming it it speaks for itself and it's facially correct; but, yes, I would think that's the reference. Q. Okay. And so can you tell me what what is your understanding when the Mayor says here that 250 million relates to the general fund, what the other 300 A. 400. Q 400 million relates to? And what's what is the distinction being drawn between what relates to the general fund versus	2 3 4 5 6 7 8 9 10 11 12 13	as to how much of the approximately 644 million unfunded pension liability relates to liability for personnel from the Department of Water and Sewer? A. Approximately that difference. Q. Okay. So it's about 450 million? A. Approximately, yeah. Q. Okay. And I'm trying to recall from your last testimony. For the the pension monies that are due relative to personnel from the Department of Water and Sewer, are the pension payments made directly by the Department of Water Sewer to the
2 3 4 5 6 7 8 9 10 11 12 13	think it does Q. Okay. A I'm I'm here again, I'm not I'm assuming it it speaks for itself and it's facially correct; but, yes, I would think that's the reference. Q. Okay. And so can you tell me what what is your understanding when the Mayor says here that 250 million relates to the general fund, what the other 300 A. 400. Q 400 million relates to? And what's what is the distinction being drawn	2 3 4 5 6 7 8 9 10 11 12 13 14	as to how much of the approximately 644 million unfunded pension liability relates to liability for personnel from the Department of Water and Sewer? A. Approximately that difference. Q. Okay. So it's about 450 million? A. Approximately, yeah. Q. Okay. And I'm trying to recall from your last testimony. For the the pension monies that are due relative to personnel from the Department of Water and Sewer, are the pension payments made directly by the Department of Water Sewer to the retirement systems, or is the money paid first by
2 3 4 5 6 7 8 9 10 11 12 13 14 15	think it does Q. Okay. A I'm I'm here again, I'm not I'm assuming it it speaks for itself and it's facially correct; but, yes, I would think that's the reference. Q. Okay. And so can you tell me what what is your understanding when the Mayor says here that 250 million relates to the general fund, what the other 300 A. 400. Q 400 million relates to? And what's what is the distinction being drawn between what relates to the general fund versus what relates to something other than the general	2 3 4 5 6 7 8 9 10 11 12 13 14 15	as to how much of the approximately 644 million unfunded pension liability relates to liability for personnel from the Department of Water and Sewer? A. Approximately that difference. Q. Okay. So it's about 450 million? A. Approximately, yeah. Q. Okay. And I'm trying to recall from your last testimony. For the the pension monies that are due relative to personnel from the Department of Water and Sewer, are the pension payments made directly by the Department of Water Sewer to the retirement systems, or is the money paid first by the retirement I'm sorry by the Water and
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	think it does Q. Okay. A I'm I'm here again, I'm not I'm assuming it it speaks for itself and it's facially correct; but, yes, I would think that's the reference. Q. Okay. And so can you tell me what what is your understanding when the Mayor says here that 250 million relates to the general fund, what the other 300 A. 400. Q 400 million relates to? And what's what is the distinction being drawn between what relates to the general fund versus what relates to something other than the general fund? A. I'm not sure.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	as to how much of the approximately 644 million unfunded pension liability relates to liability for personnel from the Department of Water and Sewer? A. Approximately that difference. Q. Okay. So it's about 450 million? A. Approximately, yeah. Q. Okay. And I'm trying to recall from your last testimony. For the the pension monies that are due relative to personnel from the Department of Water and Sewer, are the pension payments made directly by the Department of Water Sewer to the retirement systems, or is the money paid first by the retirement I'm sorry by the Water and Sewer Department to the City, which then transmits
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	think it does Q. Okay. A I'm I'm here again, I'm not I'm assuming it it speaks for itself and it's facially correct; but, yes, I would think that's the reference. Q. Okay. And so can you tell me what what is your understanding when the Mayor says here that 250 million relates to the general fund, what the other 300 A. 400. Q 400 million relates to? And what's what is the distinction being drawn between what relates to the general fund versus what relates to something other than the general fund? A. I'm not sure. Q. Well, is it correct that that some	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	as to how much of the approximately 644 million unfunded pension liability relates to liability for personnel from the Department of Water and Sewer? A. Approximately that difference. Q. Okay. So it's about 450 million? A. Approximately, yeah. Q. Okay. And I'm trying to recall from your last testimony. For the the pension monies that are due relative to personnel from the Department of Water and Sewer, are the pension payments made directly by the Department of Water Sewer to the retirement systems, or is the money paid first by the retirement I'm sorry by the Water and Sewer Department to the City, which then transmits it to the retirement system, or is there another
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	think it does Q. Okay. A I'm I'm here again, I'm not I'm assuming it it speaks for itself and it's facially correct; but, yes, I would think that's the reference. Q. Okay. And so can you tell me what what is your understanding when the Mayor says here that 250 million relates to the general fund, what the other 300 A. 400. Q 400 million relates to? And what's what is the distinction being drawn between what relates to the general fund versus what relates to something other than the general fund? A. I'm not sure. Q. Well, is it correct that that some portion let's just stick with the we can use	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	as to how much of the approximately 644 million unfunded pension liability relates to liability for personnel from the Department of Water and Sewer? A. Approximately that difference. Q. Okay. So it's about 450 million? A. Approximately, yeah. Q. Okay. And I'm trying to recall from your last testimony. For the the pension monies that are due relative to personnel from the Department of Water and Sewer, are the pension payments made directly by the Department of Water Sewer to the retirement systems, or is the money paid first by the retirement I'm sorry by the Water and Sewer Department to the City, which then transmits it to the retirement system, or is there another mechanism for the payment?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	think it does Q. Okay. A I'm I'm here again, I'm not I'm assuming it it speaks for itself and it's facially correct; but, yes, I would think that's the reference. Q. Okay. And so can you tell me what what is your understanding when the Mayor says here that 250 million relates to the general fund, what the other 300 A. 400. Q 400 million relates to? And what's what is the distinction being drawn between what relates to the general fund versus what relates to something other than the general fund? A. I'm not sure. Q. Well, is it correct that that some portion let's just stick with the we can use the \$644 million number	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	as to how much of the approximately 644 million unfunded pension liability relates to liability for personnel from the Department of Water and Sewer? A. Approximately that difference. Q. Okay. So it's about 450 million? A. Approximately, yeah. Q. Okay. And I'm trying to recall from your last testimony. For the the pension monies that are due relative to personnel from the Department of Water and Sewer, are the pension payments made directly by the Department of Water Sewer to the retirement systems, or is the money paid first by the retirement I'm sorry by the Water and Sewer Department to the City, which then transmits it to the retirement system, or is there another mechanism for the payment? MR. SHUMAKER: Objection to form. THE WITNESS: I believe it's the I
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	think it does Q. Okay. A I'm I'm here again, I'm not I'm assuming it it speaks for itself and it's facially correct; but, yes, I would think that's the reference. Q. Okay. And so can you tell me what what is your understanding when the Mayor says here that 250 million relates to the general fund, what the other 300 A. 400. Q 400 million relates to? And what's what is the distinction being drawn between what relates to the general fund versus what relates to something other than the general fund? A. I'm not sure. Q. Well, is it correct that that some portion let's just stick with the we can use	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	as to how much of the approximately 644 million unfunded pension liability relates to liability for personnel from the Department of Water and Sewer? A. Approximately that difference. Q. Okay. So it's about 450 million? A. Approximately, yeah. Q. Okay. And I'm trying to recall from your last testimony. For the the pension monies that are due relative to personnel from the Department of Water and Sewer, are the pension payments made directly by the Department of Water Sewer to the retirement systems, or is the money paid first by the retirement I'm sorry by the Water and Sewer Department to the City, which then transmits it to the retirement system, or is there another mechanism for the payment? MR. SHUMAKER: Objection to form.

_			
	Page 376 1 BY MR. ULLMAN:	1	Page 378 thought that the actual unfunded liability was
	Q. "The latter" meaning there's	2	was higher than the 644 number and could be as
;	3 another	3	much as 3.5 billion or something like that?
.	A. To the City	4	A. Yes.
	Q payment mechanism?	5	Q. Okay. My question is, does the
	A no, no, not the latter	6	does the is the proportion of unfunded
-	7 not the not the discount; "the latter" meaning	7	liability allocable to the general fund versus the
;	3 to the City and then to the fund.	8	Department of Water Sewer personnel constant if
!	Q. Okay.	9	you if you use a higher liability figure?
1	O A. I could be wrong, because may be	10	In other words
1	1 but I believe it's I believe it's that process.	11	A. If we went up to 3.5
1	Q. Okay. I'm asking because I thought I	12	Q. Yeah, yeah
1	3 had seen some other document which said that	13	A million, would it be
1	4 the maybe it's the same thing the City gets	14	Q would the Department of Water and
1	5 the money or has the right to bill the the	15	Sewer still be approximately 38 percent of the
1	6 funds or the the liabilities to the Department	16	total unfunded liability?
1	7 Department of Water and Sewer, and then the	17	A. I'm I'm not sure. I would think
1	8 Department of Water and Sewer would pay the City.	18	that a rough estimate might be. But as I said, I
1	9 That's your understanding?	19	think, in September 16th, part of those
2	0 A. Yeah, that that's that's what I	20	calculations had to do with a number of factors,
2	1 was saying; that's the approximate mechanism.	21	so I don't want to say that my testimony is as
2	2 Q. Okay.	22	exactly proportioned.
	Page 377 A. I could go back and check it to be	1	Q. Okay. And is it correct that the
	2 sure, but I think that's the approximate mechanism		Department of Water and Sewer itself, I think you
	3 as I understand it.	3	indicated last time, is run as a separate entity,
	4 Q. Okay. Now, by my math I make no	4	even though it's, I think, technically part of the
	5 representations as to my math, but just looking at	5	City, but it has its own books and records?
	the numbers, it looked actually, do I have a	6	A. The Department of Water and Sewer is
Ι.	7 calculator here? I don't think I do.	7	a department of the City both technically and
	B What percentage is 250 over 650? I		practically. Pursuant to Judge Cox's order, it
	actually didn't do the math.	9	has certain functions, which it can run
	0 A. Four it's 40-some odd.	10	semiautonomously, but it remains a department of
	1 Q. It's 40-some yeah, we can get it	11	the City.
	2 precisely.	12	Q. Okay. And as as a separate
	3 Zero? Oh.	13	•
	4 250 divided by 6 let's say 650	14	that keeps its own books and records, the
	5 shoot, I didn't do that right. I apologize. Let	15	Department of Water and Sewer itself shows a
	6 me try to clear this and do it again.	16	profit for its own operations; is that right?
	7 250 divided 6. This isn't right.	17	A. I'm not sure it shows a profit for
1	8 Okay. It looks like about	18	its own operations. I I'd have to look into
	9 38 percent.	19	the word "profit"
	0 A. Right.	20	Q. Okay.
2	1 Q. Okay. You recall that that during	21	A but but it it stands it
_ ا		1	

22 the last deposition, you indicated that you

22 generates revenue of its own and pays its

CH	Y OF DETROIT, MICHIGAN		380–383
1	Page 380 obligations as they become due.	1	Page 382
2	Q. Okay. And is it correct the	2	EXAMINATION (CONTINUED) BY COUNSEL
3	Department of Water and Sewer also has the	3	FOR UNITED AUTO WORKERS UNION
4	ability, if it if it exercises it, to increase	4	
5	its revenues by raising the rates?	5	BY MR. DECHIARA:
6	A. I'm not sure. There are a number of	6	Q. Good afternoon, Mr. Orr.
7	things that go into rate increases	7	Peter DeChiara from the law firm of Cohen, Weiss
8	Q. Um-hum.	8	and Simon LLP for the United Auto Workers
9	A it it might well have that	9	International Union.
10	capacity.	10	A. Good afternoon well, good
11	You also have to consider the impact	11	afternoon.
12	on customers, but I don't want to mislead you. It	12	Q. Is is it your testimony that you
13	does have some capacity, yes.	13	don't know who's paying for your housing in
14	Q. Okay. Now, prior to the filing of	14	Detroit while you serve as emergency manager?
15	the bankruptcy petition on July 18th, did you have	15	A. Yes. I'd I've read in the papers
16	any discussions with the Governor concerning the	16	that it's the aforementioned NERD Fund, but I've
17	allocation of the unfunded pension liability	17	never seen a list a lease, and I've never
18	between the general fund and the Department of	18	really inquired into it.
19	Water and Sewer?	19	Q. Okay. You testified when Mr. Ullman
20	A. No.	20	was questioning you about a meeting at which there
21	Q. Did you have any such discussions	21	was discussion in connection with Exhibit 21,
22	•	22	which is what you refer to as "the pitch book."
1	Page 381 bankruptcy petition?	1	Page 383 Do you remember that testimony?
2	A. No.	2	A. Yes.
3	MR. ULLMAN: Yeah. Good idea.	3	Q. Do you do you know whether
4	Okay. Greg, could I ask you to	4	Richard Baird was present when Jones Day made its
5	produce the final version of the pitch book,	5	presentation?
6	the the one that was actually given over to the	6	A. Yes, he was present.
7	review team?	7	Q. Do you recall whether he said
8	MR. SHUMAKER: We'll look into it.	8	anything, whether statements or questions, at the
9	I I believe that has been produced, but	9	meeting?
10	we'll	10	A. Oh, I think he he asked some
11	MR. ULLMAN: Okay.	11	questions, yes.
12	•	12	Q. What did he ask?
13	MR. ULLMAN: Okay. I appreciate it.	13	A. I don't recall with specificity;
14	Okay. I think, at least for the	14	generally about the firm's qualifications to do
15	moment, that's all I have.	15	the work.
16	THE WITNESS: Okay. Thank you.	16	Q. Was there discussion at the meeting
17	MR. ULLMAN: Peter?	17	about accrued pension liabilities of the City of
18	I'll pass the baton.	18	Detroit?
19		19	A. Not that I recall.
20		20	Q. Was there any discussion about the
21		21	Michigan Constitution?
22		22	A. No.

Page 384 Did you have any one-on-one or 2 less-than-the-full-room-of-people conversations 3 immediately following the pitch presentation with 3 4 any of the -- at -- people who were attending on 4 5 behalf of the City or the State? 5 6 No. The only conversations I had 6 7 were, as a tested to -- testified to last time. 7 8 telephone conversations with Mr. Baird that 8 9 followed up. But we had no other conversations 10 with anyone else. 10 11 Q. When was the next time after 11 12 the -- well, was the presentation that Jones Day 12 13 made to the City on January 29th, 2013? 13 14 14 Α. I believe so. 15 Q. Okay. When would -- was the next 16 time -- when, after January 29th, 2013, did you 16 17 speak to Mr. Baird? 18 A. I think it was a series of e-mail 18 19 exchanges that we went through on September 16th, 20 which was in a day or two after -- it was the 30th 21 of January or the 1st of February. It's that 22 whole discussion chain. Page 385 1 Okay. So within a day or two of the 1 Q. 2 pitch book presentation by Jones Day, Mr. Baird 3 calls Jones Day to make inquiries about having you 4 serve -- having you possibly serve as emergency --4 emergency manager, correct? 5 6 A. Yeah, I think it's that discussion, 6 7 yes. 7 8 Q. Okay. And did you speak to Mr. Baird 8 9 on that occasion? And when I say "that occasion," 9 10 I'm referring to one or two days after 10 11 January 29th. 11 12 Yes. I think, on September 16th, we 13 discussed that he reached out to Steve Brogan --13 14 MR. SHUMAKER: Just so we're clear --15 I don't mean to interrupt -- September 16th was 15 16 your deposition. 16 17 THE WITNESS: Yes.

MR. SHUMAKER: I want you to make

THE WITNESS: Oh, you -- oh, you

19 sure you get your dates right in your testimony.

21 mean -- I'm -- let me be clear. As we discussed

22 on September 16th during my deposition, that those

Page 386 1 conversations occurred within a day or two after. 2 And -- and I haven't read my deposition or looked at it, but I recall there was a call made. I was asked; I said I'm not interested; they asked -- I assume it was Mr. Baird asked that I at least talk to them; and there was that whole discussion chain that occurred after that. BY MR. DECHIARA: Q. Is it accurate that you were appointed as EFM on March 15th, 2013? A. No. Q. When were you appointed EFM? A. I think my appointment was March 25th 15 or 26th as EFM, yes. You were appointed EFM before you 17 were appointed EM, correct? Yeah. I believe the statute changed. 19 Public Act 4, I believe, had been invalidated, so 20 it was under Public Act 72, which described an 21 EFM. And then under Public Act 436, you become an 22 EM. Page 387 Okay. So my question was -- and maybe your answer is the same, but just -- I just want to be sure -- what is the date you were appointed EFM? A. I believe it was the 25th or the 26th. Q. Of March --Α. March --Q. -- 2013? Α. -- March 2013. Q. Okay. Before you were appointed EFM, 12 did you have any written exchanges -- and by "written exchanges," I mean e-mails, letters, exchange of memos -- with the Governor?

exchange of memos -- with the Governor?
A. No.
Q. Did you have any such exchanges
before you were appointed EFM with
Treasurer Dillon?
A. No -- well, strike that.
I may have had an exchange with
Treasurer Dillon or the Governor just a -- a

18

20

Page 388 Page 390 1 you're interested, hope you'll consider this, but 1 over a cell phone. 2 nothing substantive. There may have been courtesy 2 Yeah, that's what I'm talking Α. about -exchanges. 3 4 Okay. So let me -- let me go back. 4 Q. Q. Okav. 5 A. Right. 5 A. -- I -- I -- there could have been a Q. 6 So let me ask just about the voice mail, and there could have been an e-mail or 7 Governor. 7 two, or it could have been a text. It wasn't, 8 A. 8 like, every day or every week. I just seem to Right. 9 Q. 9 recall that there was a text or two and a voice So to the best of your 10 recollection -- well, strike that. mail or two after the meeting -- after -- or after 10 11 Is it your testimony that you did 11 discussions with Rich. 12 have written exchanges with the Governor before 12 Q. Okay. 13 you became EFM? 13 MR. DECHIARA: The UAW would call for 14 Α. I believe so. 14 the production of any cell phone texts that are Q. 15 Okay. To the best of your ability, otherwise responsive to our document request. 16 can you tell me what those exchanges were? 16 MR. SHUMAKER: If you can put that 17 As I said, they were courtesy --17 into an letter. We're not certain it hasn't 18 there were no substantive discussions; they were already been produced, but we'll certainly look 19 more like one line, hear you're interested, hope 19 into it. 20 20 you consider this, something along those lines. MR. DECHIARA: We'll be happy to put 21 Okay. And were those e-mails? 21 it into the letter. 22 Α. There may have been e-mails. 22 Page 389 Page 391 1 Okay. Do you -- do you recall them BY MR. DECHIARA: Q. 1 2 being in any form other than e-mails? 2 Let me now ask you the same question 3 No. I'm just -- I'm trying to 3 regarding Treasurer Dillon --4 distinguish whether they were e-mails or whether 4 Α. Um-hum. they were texts. 5 -- again, before you were appointed And I -- I think I recall -- I think 6 EFM, did you have any written exchanges in the 7 7 I recall e-mails. There may have been a voice form of cell phone texts, e-mails or hard copy mail. I'm not sure. 8 documents with Treasurer Dillon? 9 9 But it -- it was just, you know --Α. There may have been one. 10 it's what I call, you know, sort of a -- a -- a 10 And what -- do you have a specific --11 good -- good -- good home training. I mean, you 11 -- same -- it was the same, hey, you 12 follow-up and say, hey, glad you're interested, 12 know, I hope you're interested, please consider it 13 hope you consider it, something like that. 13 or something like that. 14 Okay. Is it your testimony you're 14 I don't recall quite as clearly 15 not sure whether those exchanges with the Governor 15 anything with Treasurer Dillon, but there may have 16 before you were EFM were e-mails, voice mails or 16 been one. 17 texts? And when I say "texts" --17 Q. Okay. But not more than one? 18 A. Yeah. 18 A. I don't think more than one, no. 19 Q. -- I assume you're talking about --19 Q. Okay. And what about -- same 20 and tell me if -- if I'm mistaken --20 question for exchanges with Mr. Baird? 21 Α. Right. 21 I think I've seen some of those 22 -- the kind of texts you would send 22 exchanges during my September 16th, 2013

Page 392

1 deposition; so yes.

- 2 Q. And what -- what's your recollection
- 3 as you sit here today of what your exchange --
- 4 written exchanges were with Mr. Baird before you
- 5 were EFM?
- 6 A. Kevyn, heard you're not interested --
- 7 just generally speaking -- hope you'll reconsider;
- 8 the e-mail exchange that we went through today;
- 9 things of that -- if you're considering, this is
- 10 what the job would entail; gee, Rich, I'd have to
- 11 take myself out of the firm. I'd be willing to
- 12 work with anyone side by side, but, you know, I
- 13 don't want to leave my firm. Well, this is an
- 14 important undertaking. Okay, I'll consider it;
- 15 public service. Here, we'll propose what the job
- 16 entails. That's fine, whatever it is, it is.
- 17 That's the extent of those exchanges.
- 18 Q. Okay. So the description you just
- 19 gave of your exchanges with Mr. Baird exhausts
- 20 your recollection --
- 21 A. Yeah.
- 22 Q. -- let me just finish the question --
 - Page 393

4

7

- 1 A. I'm sorry.
- 2 Q. -- exhausts your recollection of the
- 3 written exchanges you had with Mr. Baird before
- you were appointed EFM?
- 5 A. Yes. I think you have those
- 6 exchanges.
- 7 Certainly, I've seen several of them.
- 8 Q. Okay. Now, I'm going to ask you the
- 9 same question, but instead of just limiting the
- 10 question to the Governor, Mr. Dillon and
- 11 Mr. Baird, I'm going to expand it --
- 12 A. Um-hum.
- 13 Q. -- to include their assistants or
- 14 their staff or people who work for them.
- 15 Again, did you have any written
- 16 exchanges of any form with any of those people
- 17 before you were appointed EFM that you recall?
- 18 A. I don't recall specifically, but in
- 19 an effort to be responsive, I think there must
- 20 have been probably at least one or two talking
- 21 about the March 13th-14th press conference.
- 22 Q. Okay. And what -- to the best of

- 1 your recollection, what -- who were those
- 2 exchanges with? Do you -- do you recall?
- 3 A. I don't recall, but probably someone
- 4 in the Governor's scheduling office or -- or
- 5 communications office. I mean, I didn't -- I
- 6 didn't know who those -- I didn't know who those
- 7 people were at the time --
 - Q. Okay.
- 9 A. -- okay? But there was -- it was
- 10 something about, you know, you need to be here on
- 1 this date, and we'll have the rollout, something
- 12 like that.

8

- 13 Q. Okay. Was there anything more
- 14 substantive than scheduling matters?
- 15 A. No. Nope.
- 16 Q. Okay. Now, I'm going to change the
- 17 question -- series of questions and ask about the
 - 8 time period after you were appointed EFM.
- 19 A. Right.
- 20 Q. So let me begin with the Governor.
- 21 A. Okay.
- 22 Q. Did you have any written exchanges,

Page 395

- 1 meaning e-mails, texts or hard copy
- 2 correspondence, with the Governor after you were
- 3 appointed EFM until today?
 - A. Yes, I believe so.
- 5 Q. And can you tell me what those
- 6 were -- or what those have been?
 - A. Well, generally, the 25th and 26th
- 8 was glad you're on board -- they're
- 9 congratulatory --
- 10 Q. I understand. So the 26th -- 20 --
- 11 A. March --
- 12 Q. -- of what month?
- 13 A. -- of March --
- 14 Q. Okay.
- 15 A. -- after I was actually appointed.
- 16 I think they were more courtesy and
- 17 protocol, congratulatory e-mails.
- 18 After that, there weren't -- after
- 19 the first day or so, there weren't a lot of
- 20 e-mails. And sitting here today, I don't recall
- 21 the last time I got an e-mail or text from the
- 22 Governor.

Page 396 Okay. So my question was not limited 2 to e-mails; it was not limited to the last time 3 you got a text --4 Α. Okay. 5 Q. -- the question is, other than the 6 congratulate -- congratulatory exchange in --7 around March 26th to 27th with the Governor, do 8 you have any recollection of any other exchanges 9 in written form that you've had with the Governor? 10 I don't -- I don't have any 11 recollection. I would think that there probably 12 are some, but they weren't very frequent -- it's 13 not like -- the Governor and I meet more than the 14 written exchanges, so it's not like there were a 15 lot of written exchanges or I would have had -- or 16 I would expect there to be a lot. 17 Okay. Well, sitting here today, can 18 you testify as to the substance of any -- let --19 let me finish --20 Α. Yeah. 21 Q. -- please --22 Α. Um-hum. Page 397 1 -- the substance of any written 2 exchange you've had with the Governor since you 3 became EFM apart from the congratulatory exchange 4 you had with him on March 26th or 27th? 5 Generally, I would -- I would 6 classify -- there were no substantive exchanges 7 that I recall. They were more in the nature of an 7 8 attaboy. 8 9 If there was a -- a press conference, 9 10 or something along those lines, or a meeting of 11 creditors or -- or -- I'm just saying, for 12 instance, I don't recall anything with 13 specificity. 14 But there's nothing substantive and 15 there were no directive, do this, do this, do 16 this, something like that -- there was nothing 17 like that. It was more like good job yesterday, 18 nice seeing you again, things along those lines. 19 And who would be -- who would be 20 saying that to whom? The Governor would be saying 20 21 that to you?

Page 398 reach out, and I'd typically respond, thanks, 2 Governor, I enjoyed our discussion, or something 3 along those lines. 4 Q. Okay. Same question for 5 Treasurer Dillon. 6 Since you were appointed EFM through 7 the present, have you had any written exchanges, whether electronic or in hard copy --9 Α. Yes. 10 Q. -- with Governor Dillon? 11 Α. With Treasurer? 12 I'm sorry. Strike that. With Treasurer Dillon. Sorry --13 14 Α. 15 Q. -- I didn't mean to give him a 16 promotion. 17 Α. Right. 18 Q. Can you tell me what those were? 19 Α. Those were initially the attaboy 20 e-mails. 21 I think, since then, for instance, 22 with regard to contracting of restructuring Page 399 professionals, I generally have to send an e-mail to the Treasurer and/or his staff seeking permission to retain those professionals, and 4 we've done that --5 Let me just pause you there. 6

Did one of those exchanges have to do with the retention of Jone- -- the law firm of Jones Day?

Α. I believe so.

10 Q. And did you -- what was the nature of

11 that exchange?

12 That -- that would be a -- a

13 technical -- Treasurer Dillon, attached is the

14 contract of insert restructuring professional. It

15 has been vetted by the City Council or it's been

16 reviewed by my staff. It provides X, Y, Z. Under

my contract and statute, I have to seek your 17

approval. Accordingly, I'm requesting your 18

19 approval of the contract.

Okay. So you sought the approval of Q. Treasurer Dillon for the City to retain Jones Day? 21

22 A. Yes.

22

Yeah. The Governor would typically

	TOF DETROIT, MICHIGAN		400-403
1	Q. And he approved it?	1	Page 402 I don't technically send them;
2	A. Yes.	2	somebody on my staff sends them out. I sign the
3	Q. Okay. Okay.	3	letter, and they they e-mail it.
4	I'm sorry. I had interrupted you	4	So I'm going to the public
5	A. Yeah.	5	technical reporting requirements are could be
6	Q you if you could please	6	qualified in your question.
7	continue with giving your recollection of the	7	Q. Yes.
8	exchanges you've had with Treasurer Dillon.	8	So let me clarify my question
9	A. Those are the ones that that stick	9	A. Okay.
10	out in my mind. There there may have been	10	Q I'm not limiting it to documents
11	let's see. There are the contract approval	11	that you draft yourself, but documents that are
12	process. There are the attaboys, like, good job,	12	prepared for you.
13	Kevyn, that sort of thing. They're	13	A. Okay. I'm sure there are a lot of
14	nonsubstantive.	14	communications between my staff and the treasury
15	There may have been others. None	15	having to do with the reports that we have. And
16	stick out in my mind and none were particularly	16	when I say "a lot," I don't know how many, but
17	substantive. For instance, if there was a group	17	I'm I'm taking them out of the attaboy, good
18	or organization that the treasury [verbatim]	18	luck questions and putting them in more to the
19	thought could provide a service to the City, for	19	substantive questions.
20	instance, benefits enrollment, he might send me an	20	I think my staff or people at my
21	e-mail along the lines of this is someone who	21	direction, my contractors, may submit cash flow
22	might be able to help you with your benefit	22	projections and cash flows, projections over
1	Page 401	1	Page 403
1 2	outreach. You may want to talk with them.	1	actuals, things like that, not
2	outreach. You may want to talk with them. Similarly, if there was someone who	2	actuals, things like that, not necessarily directly I'm trying not to be
2 3	outreach. You may want to talk with them. Similarly, if there was someone who had reached out to the State or reached out to the	2	actuals, things like that, not necessarily directly I'm trying not to be technical
2 3 4	outreach. You may want to talk with them. Similarly, if there was someone who had reached out to the State or reached out to the treasury, this is someone who asked that I put you	2 3 4	actuals, things like that, not necessarily directly I'm trying not to be technical Q. Okay.
2 3 4 5	outreach. You may want to talk with them. Similarly, if there was someone who had reached out to the State or reached out to the treasury, this is someone who asked that I put you in touch with them, things of that nature.	2 3 4 5	actuals, things like that, not necessarily directly I'm trying not to be technical Q. Okay. A not necessarily to
2 3 4 5 6	outreach. You may want to talk with them. Similarly, if there was someone who had reached out to the State or reached out to the treasury, this is someone who asked that I put you in touch with them, things of that nature. Those were probably more regular.	2 3 4 5 6	actuals, things like that, not necessarily directly I'm trying not to be technical Q. Okay. A not necessarily to Treasurer Dillon, but to his staff as well.
2 3 4 5 6 7	outreach. You may want to talk with them. Similarly, if there was someone who had reached out to the State or reached out to the treasury, this is someone who asked that I put you in touch with them, things of that nature. Those were probably more regular. Q. Did you have any written exchanges	2 3 4 5 6 7	actuals, things like that, not necessarily directly I'm trying not to be technical Q. Okay. A not necessarily to Treasurer Dillon, but to his staff as well. Q. Okay. So let me
2 3 4 5 6 7 8	outreach. You may want to talk with them. Similarly, if there was someone who had reached out to the State or reached out to the treasury, this is someone who asked that I put you in touch with them, things of that nature. Those were probably more regular. Q. Did you have any written exchanges with the Treasurer about the City's unfunded	2 3 4 5 6 7 8	actuals, things like that, not necessarily directly I'm trying not to be technical Q. Okay. A not necessarily to Treasurer Dillon, but to his staff as well. Q. Okay. So let me A. Okay.
2 3 4 5 6 7 8 9	outreach. You may want to talk with them. Similarly, if there was someone who had reached out to the State or reached out to the treasury, this is someone who asked that I put you in touch with them, things of that nature. Those were probably more regular. Q. Did you have any written exchanges with the Treasurer about the City's unfunded pension liability?	2 3 4 5 6 7 8 9	actuals, things like that, not necessarily directly I'm trying not to be technical Q. Okay. A not necessarily to Treasurer Dillon, but to his staff as well. Q. Okay. So let me A. Okay. Q I I appreciate your your
2 3 4 5 6 7 8	outreach. You may want to talk with them. Similarly, if there was someone who had reached out to the State or reached out to the treasury, this is someone who asked that I put you in touch with them, things of that nature. Those were probably more regular. Q. Did you have any written exchanges with the Treasurer about the City's unfunded pension liability? A. Well, the reason I'm I'm	2 3 4 5 6 7 8	actuals, things like that, not necessarily directly I'm trying not to be technical Q. Okay. A not necessarily to Treasurer Dillon, but to his staff as well. Q. Okay. So let me A. Okay. Q I I appreciate your your A. Um-hum.
2 3 4 5 6 7 8 9 10	outreach. You may want to talk with them. Similarly, if there was someone who had reached out to the State or reached out to the treasury, this is someone who asked that I put you in touch with them, things of that nature. Those were probably more regular. Q. Did you have any written exchanges with the Treasurer about the City's unfunded pension liability? A. Well, the reason I'm I'm hesitating I'm I think we had regular	2 3 4 5 6 7 8 9 10 11	actuals, things like that, not necessarily directly I'm trying not to be technical Q. Okay. A not necessarily to Treasurer Dillon, but to his staff as well. Q. Okay. So let me A. Okay. Q I I appreciate your your A. Um-hum. Q your efforts to respond.
2 3 4 5 6 7 8 9 10 11 12	outreach. You may want to talk with them. Similarly, if there was someone who had reached out to the State or reached out to the treasury, this is someone who asked that I put you in touch with them, things of that nature. Those were probably more regular. Q. Did you have any written exchanges with the Treasurer about the City's unfunded pension liability? A. Well, the reason I'm I'm hesitating I'm I think we had regular reports to the okay. I'm obligated to submit	2 3 4 5 6 7 8 9 10 11 12	actuals, things like that, not necessarily directly I'm trying not to be technical Q. Okay. A not necessarily to Treasurer Dillon, but to his staff as well. Q. Okay. So let me A. Okay. Q I I appreciate your your A. Um-hum. Q your efforts to respond. Let me
2 3 4 5 6 7 8 9 10	outreach. You may want to talk with them. Similarly, if there was someone who had reached out to the State or reached out to the treasury, this is someone who asked that I put you in touch with them, things of that nature. Those were probably more regular. Q. Did you have any written exchanges with the Treasurer about the City's unfunded pension liability? A. Well, the reason I'm I'm hesitating I'm I think we had regular reports to the okay. I'm obligated to submit regular 30-day, 180-day reports, which I do,	2 3 4 5 6 7 8 9 10 11 12 13	actuals, things like that, not necessarily directly I'm trying not to be technical Q. Okay. A not necessarily to Treasurer Dillon, but to his staff as well. Q. Okay. So let me A. Okay. Q I I appreciate your your A. Um-hum. Q your efforts to respond. Let me A. Okay.
2 3 4 5 6 7 8 9 10 11 12 13	outreach. You may want to talk with them. Similarly, if there was someone who had reached out to the State or reached out to the treasury, this is someone who asked that I put you in touch with them, things of that nature. Those were probably more regular. Q. Did you have any written exchanges with the Treasurer about the City's unfunded pension liability? A. Well, the reason I'm I'm hesitating I'm I think we had regular reports to the okay. I'm obligated to submit	2 3 4 5 6 7 8 9 10 11 12 13 14	actuals, things like that, not necessarily directly I'm trying not to be technical Q. Okay. A not necessarily to Treasurer Dillon, but to his staff as well. Q. Okay. So let me A. Okay. Q I I appreciate your your A. Um-hum. Q your efforts to respond. Let me A. Okay. Q see if I can limit my question
2 3 4 5 6 7 8 9 10 11 12 13 14	outreach. You may want to talk with them. Similarly, if there was someone who had reached out to the State or reached out to the treasury, this is someone who asked that I put you in touch with them, things of that nature. Those were probably more regular. Q. Did you have any written exchanges with the Treasurer about the City's unfunded pension liability? A. Well, the reason I'm I'm hesitating I'm I think we had regular reports to the okay. I'm obligated to submit regular 30-day, 180-day reports, which I do, and those are published in public. So I'm going to	2 3 4 5 6 7 8 9 10 11 12 13	actuals, things like that, not necessarily directly I'm trying not to be technical Q. Okay. A not necessarily to Treasurer Dillon, but to his staff as well. Q. Okay. So let me A. Okay. Q I I appreciate your your A. Um-hum. Q your efforts to respond. Let me A. Okay.
2 3 4 5 6 7 8 9 10 11 12 13 14 15	outreach. You may want to talk with them. Similarly, if there was someone who had reached out to the State or reached out to the treasury, this is someone who asked that I put you in touch with them, things of that nature. Those were probably more regular. Q. Did you have any written exchanges with the Treasurer about the City's unfunded pension liability? A. Well, the reason I'm I'm hesitating I'm I think we had regular reports to the okay. I'm obligated to submit regular 30-day, 180-day reports, which I do, and those are published in public. So I'm going to Q. And who do you submit those to?	2 3 4 5 6 7 8 9 10 11 12 13 14 15	actuals, things like that, not necessarily directly I'm trying not to be technical Q. Okay. A not necessarily to Treasurer Dillon, but to his staff as well. Q. Okay. So let me A. Okay. Q I I appreciate your your A. Um-hum. Q your efforts to respond. Let me A. Okay. Q see if I can limit my question now.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	outreach. You may want to talk with them. Similarly, if there was someone who had reached out to the State or reached out to the treasury, this is someone who asked that I put you in touch with them, things of that nature. Those were probably more regular. Q. Did you have any written exchanges with the Treasurer about the City's unfunded pension liability? A. Well, the reason I'm I'm hesitating I'm I think we had regular reports to the okay. I'm obligated to submit regular 30-day, 180-day reports, which I do, and those are published in public. So I'm going to Q. And who do you submit those to?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	actuals, things like that, not necessarily directly I'm trying not to be technical Q. Okay. A not necessarily to Treasurer Dillon, but to his staff as well. Q. Okay. So let me A. Okay. Q I I appreciate your your A. Um-hum. Q your efforts to respond. Let me A. Okay. Q see if I can limit my question now. A. Um-hum.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	outreach. You may want to talk with them. Similarly, if there was someone who had reached out to the State or reached out to the treasury, this is someone who asked that I put you in touch with them, things of that nature. Those were probably more regular. Q. Did you have any written exchanges with the Treasurer about the City's unfunded pension liability? A. Well, the reason I'm I'm hesitating I'm I think we had regular reports to the okay. I'm obligated to submit regular 30-day, 180-day reports, which I do, and those are published in public. So I'm going to Q. And who do you submit those to? A. To to the Treasurer Dillon and, in	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	actuals, things like that, not necessarily directly I'm trying not to be technical Q. Okay. A not necessarily to Treasurer Dillon, but to his staff as well. Q. Okay. So let me A. Okay. Q I I appreciate your your A. Um-hum. Q your efforts to respond. Let me A. Okay. Q see if I can limit my question now. A. Um-hum. Q. So I'm not interested in
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	outreach. You may want to talk with them. Similarly, if there was someone who had reached out to the State or reached out to the treasury, this is someone who asked that I put you in touch with them, things of that nature. Those were probably more regular. Q. Did you have any written exchanges with the Treasurer about the City's unfunded pension liability? A. Well, the reason I'm I'm hesitating I'm I think we had regular reports to the okay. I'm obligated to submit regular 30-day, 180-day reports, which I do, and those are published in public. So I'm going to Q. And who do you submit those to? A. To to the Treasurer Dillon and, in some cases, the Governor.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	actuals, things like that, not necessarily directly I'm trying not to be technical Q. Okay. A not necessarily to Treasurer Dillon, but to his staff as well. Q. Okay. So let me A. Okay. Q I I appreciate your your A. Um-hum. Q your efforts to respond. Let me A. Okay. Q see if I can limit my question now. A. Um-hum. Q. So I'm not interested in correspondence that's official correspondence
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	outreach. You may want to talk with them. Similarly, if there was someone who had reached out to the State or reached out to the treasury, this is someone who asked that I put you in touch with them, things of that nature. Those were probably more regular. Q. Did you have any written exchanges with the Treasurer about the City's unfunded pension liability? A. Well, the reason I'm I'm hesitating I'm I think we had regular reports to the okay. I'm obligated to submit regular 30-day, 180-day reports, which I do, and those are published in public. So I'm going to Q. And who do you submit those to? A. To to the Treasurer Dillon and, in some cases, the Governor. So my my reports that I'm required	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	actuals, things like that, not necessarily directly I'm trying not to be technical Q. Okay. A not necessarily to Treasurer Dillon, but to his staff as well. Q. Okay. So let me A. Okay. Q I I appreciate your your A. Um-hum. Q your efforts to respond. Let me A. Okay. Q see if I can limit my question now. A. Um-hum. Q. So I'm not interested in correspondence that's official correspondence A. Okay.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	outreach. You may want to talk with them. Similarly, if there was someone who had reached out to the State or reached out to the treasury, this is someone who asked that I put you in touch with them, things of that nature. Those were probably more regular. Q. Did you have any written exchanges with the Treasurer about the City's unfunded pension liability? A. Well, the reason I'm I'm hesitating I'm I think we had regular reports to the okay. I'm obligated to submit regular 30-day, 180-day reports, which I do, and those are published in public. So I'm going to Q. And who do you submit those to? A. To to the Treasurer Dillon and, in some cases, the Governor. So my my reports that I'm required to submit, you know, I the staff submits them,	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	actuals, things like that, not necessarily directly I'm trying not to be technical Q. Okay. A not necessarily to Treasurer Dillon, but to his staff as well. Q. Okay. So let me A. Okay. Q I I appreciate your your A. Um-hum. Q your efforts to respond. Let me A. Okay. Q see if I can limit my question now. A. Um-hum. Q. So I'm not interested in correspondence that's official correspondence A. Okay. Q that's required you're required

		_	
1	Page 404 correspondence	1	Page 406 congratulatory protocol attaboys, specifically
2	A. Right.	2	with related to pension liabilities, I don't have
3	Q so let me let me limit my	3	any recollection of those exchanges. There might
4	question in that regard.	4	be, I just we did not have specific exchanges
5	So	5	focused just solely on pension liabilities, and I
6	A. Okay.	6	don't recall any.
7	Q so let me go back.	7	Q. Okay. So now let me ask about
8	A. Okay.	8	Mr. Baird.
9	Q. Do you recall any exchange written	9	A. Yes.
10	exchanges with Treasurer Dillon regarding the	10	Q. Subsequent to your being appointed to
11	City's unfunded unfunded pension liabilities?	11	EFM
12	A. Outside of the official	12	A. Right.
13	correspondence?	13	Q through to the present, have you
14	Q. Right.	14	had any written exchanges, electronic or hard
15	A. No, I don't recall any specific	15	copy, with Mr. Baird?
16	correspondence between me and Treasurer Dillon	16	A. Yes.
17	regarding unfunded pension liabilities, no.	17	Q. And can you tell me what those have
18	Q. Okay. Do you recall ever seeing an	18	been?
19	e-mail by Treasurer Dillon in the early part of	19	 Those are generally about staffing
20	July 2013 where he says he speak he spoke to	20	decisions; how's it going with your staff; how's
21	the City consultants and he didn't realize how	21	it's going with restructuring City operations;
22	significant the unfunded pension liabilities were?	22	good job; generally staffing.
	Page 405		Page 407
1	Do do you have any recollection of	1	I don't think I've had any exchanges
2	Do do you have any recollection of ever seeing an e-mail like that?	2	I don't think I've had any exchanges with Mr. Baird about pension liabilities.
3	Do do you have any recollection of ever seeing an e-mail like that? A. Was I copied on it?	2	I don't think I've had any exchanges with Mr. Baird about pension liabilities. Q. Okay. Have you had any exchanges
2 3 4	Do do you have any recollection of ever seeing an e-mail like that? A. Was I copied on it? Q. I I I'm just asking if you	2 3 4	I don't think I've had any exchanges with Mr. Baird about pension liabilities. Q. Okay. Have you had any exchanges with Mr. Baird about any provisions of the
2 3 4 5	Do do you have any recollection of ever seeing an e-mail like that? A. Was I copied on it? Q. I I I'm just asking if you have	2 3 4 5	I don't think I've had any exchanges with Mr. Baird about pension liabilities. Q. Okay. Have you had any exchanges with Mr. Baird about any provisions of the Michigan Constitution?
2 3 4 5 6	Do do you have any recollection of ever seeing an e-mail like that? A. Was I copied on it? Q. I I I'm just asking if you have A. Do I have any recollection?	2 3 4 5 6	I don't think I've had any exchanges with Mr. Baird about pension liabilities. Q. Okay. Have you had any exchanges with Mr. Baird about any provisions of the Michigan Constitution? A. No, I don't recall. No, I don't
2 3 4 5 6 7	Do do you have any recollection of ever seeing an e-mail like that? A. Was I copied on it? Q. I I I'm just asking if you have A. Do I have any recollection? Q any recollection of an e-mail like	2 3 4 5 6 7	I don't think I've had any exchanges with Mr. Baird about pension liabilities. Q. Okay. Have you had any exchanges with Mr. Baird about any provisions of the Michigan Constitution? A. No, I don't recall. No, I don't think I've had any of those exchanges with
2 3 4 5 6 7 8	Do do you have any recollection of ever seeing an e-mail like that? A. Was I copied on it? Q. I I I'm just asking if you have A. Do I have any recollection? Q any recollection of an e-mail like that.	2 3 4 5 6 7 8	I don't think I've had any exchanges with Mr. Baird about pension liabilities. Q. Okay. Have you had any exchanges with Mr. Baird about any provisions of the Michigan Constitution? A. No, I don't recall. No, I don't think I've had any of those exchanges with Mr. Baird.
2 3 4 5 6 7 8	Do do you have any recollection of ever seeing an e-mail like that? A. Was I copied on it? Q. I I I'm just asking if you have A. Do I have any recollection? Q any recollection of an e-mail like that. A. I have no recollection. If you have	2 3 4 5 6 7 8 9	I don't think I've had any exchanges with Mr. Baird about pension liabilities. Q. Okay. Have you had any exchanges with Mr. Baird about any provisions of the Michigan Constitution? A. No, I don't recall. No, I don't think I've had any of those exchanges with Mr. Baird. Q. Okay. Now, let me ask you whether
2 3 4 5 6 7 8 9	Do do you have any recollection of ever seeing an e-mail like that? A. Was I copied on it? Q. I I I'm just asking if you have A. Do I have any recollection? Q any recollection of an e-mail like that. A. I have no recollection. If you have a writing, I'd be happy to look at it, but I	2 3 4 5 6 7 8 9	I don't think I've had any exchanges with Mr. Baird about pension liabilities. Q. Okay. Have you had any exchanges with Mr. Baird about any provisions of the Michigan Constitution? A. No, I don't recall. No, I don't think I've had any of those exchanges with Mr. Baird. Q. Okay. Now, let me ask you whether you've had any written exchanges with any State
2 3 4 5 6 7 8 9	Do do you have any recollection of ever seeing an e-mail like that? A. Was I copied on it? Q. I I I'm just asking if you have A. Do I have any recollection? Q any recollection of an e-mail like that. A. I have no recollection. If you have a writing, I'd be happy to look at it, but I don't.	2 3 4 5 6 7 8 9 10	with Mr. Baird about pension liabilities. Q. Okay. Have you had any exchanges with Mr. Baird about any provisions of the Michigan Constitution? A. No, I don't recall. No, I don't think I've had any of those exchanges with Mr. Baird. Q. Okay. Now, let me ask you whether you've had any written exchanges with any State officials or staff of the Governor or the
2 3 4 5 6 7 8 9 10 11	Do do you have any recollection of ever seeing an e-mail like that? A. Was I copied on it? Q. I I I'm just asking if you have A. Do I have any recollection? Q any recollection of an e-mail like that. A. I have no recollection. If you have a writing, I'd be happy to look at it, but I don't. Q. Okay. Other than what you've	2 3 4 5 6 7 8 9 10 11 12	I don't think I've had any exchanges with Mr. Baird about pension liabilities. Q. Okay. Have you had any exchanges with Mr. Baird about any provisions of the Michigan Constitution? A. No, I don't recall. No, I don't think I've had any of those exchanges with Mr. Baird. Q. Okay. Now, let me ask you whether you've had any written exchanges with any State officials or staff of the Governor or the Treasurer or Mr. Baird after you were EFM apart
2 3 4 5 6 7 8 9 10 11 12	Do do you have any recollection of ever seeing an e-mail like that? A. Was I copied on it? Q. I I I'm just asking if you have A. Do I have any recollection? Q any recollection of an e-mail like that. A. I have no recollection. If you have a writing, I'd be happy to look at it, but I don't. Q. Okay. Other than what you've testified so far in response to my questions about	2 3 4 5 6 7 8 9 10 11 12 13	I don't think I've had any exchanges with Mr. Baird about pension liabilities. Q. Okay. Have you had any exchanges with Mr. Baird about any provisions of the Michigan Constitution? A. No, I don't recall. No, I don't think I've had any of those exchanges with Mr. Baird. Q. Okay. Now, let me ask you whether you've had any written exchanges with any State officials or staff of the Governor or the Treasurer or Mr. Baird after you were EFM apart from any official documents any correspondence
2 3 4 5 6 7 8 9 10 11 12 13	Do do you have any recollection of ever seeing an e-mail like that? A. Was I copied on it? Q. I I I'm just asking if you have A. Do I have any recollection? Q any recollection of an e-mail like that. A. I have no recollection. If you have a writing, I'd be happy to look at it, but I don't. Q. Okay. Other than what you've testified so far in response to my questions about written exchanges with Treasurer Dillon, do you	2 3 4 5 6 7 8 9 10 11 12 13 14	I don't think I've had any exchanges with Mr. Baird about pension liabilities. Q. Okay. Have you had any exchanges with Mr. Baird about any provisions of the Michigan Constitution? A. No, I don't recall. No, I don't think I've had any of those exchanges with Mr. Baird. Q. Okay. Now, let me ask you whether you've had any written exchanges with any State officials or staff of the Governor or the Treasurer or Mr. Baird after you were EFM apart from any official documents any correspondence that was required by law that touched on, in any
2 3 4 5 6 7 8 9 10 11 12 13	Do do you have any recollection of ever seeing an e-mail like that? A. Was I copied on it? Q. I I I'm just asking if you have A. Do I have any recollection? Q any recollection of an e-mail like that. A. I have no recollection. If you have a writing, I'd be happy to look at it, but I don't. Q. Okay. Other than what you've testified so far in response to my questions about written exchanges with Treasurer Dillon, do you have any recollection of any other written	2 3 4 5 6 7 8 9 10 11 12 13 14 15	I don't think I've had any exchanges with Mr. Baird about pension liabilities. Q. Okay. Have you had any exchanges with Mr. Baird about any provisions of the Michigan Constitution? A. No, I don't recall. No, I don't think I've had any of those exchanges with Mr. Baird. Q. Okay. Now, let me ask you whether you've had any written exchanges with any State officials or staff of the Governor or the Treasurer or Mr. Baird after you were EFM apart from any official documents any correspondence that was required by law that touched on, in any way, the City's unfunded pension liabilities?
2 3 4 5 6 7 8 9 10 11 12 13 14 15	Do do you have any recollection of ever seeing an e-mail like that? A. Was I copied on it? Q. I I I'm just asking if you have A. Do I have any recollection? Q any recollection of an e-mail like that. A. I have no recollection. If you have a writing, I'd be happy to look at it, but I don't. Q. Okay. Other than what you've testified so far in response to my questions about written exchanges with Treasurer Dillon, do you have any recollection of any other written exchanges with Treasurer Dillon?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	with Mr. Baird about pension liabilities. Q. Okay. Have you had any exchanges with Mr. Baird about any provisions of the Michigan Constitution? A. No, I don't recall. No, I don't think I've had any of those exchanges with Mr. Baird. Q. Okay. Now, let me ask you whether you've had any written exchanges with any State officials or staff of the Governor or the Treasurer or Mr. Baird after you were EFM apart from any official documents any correspondence that was required by law that touched on, in any way, the City's unfunded pension liabilities? A. Outside of attorney-client
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Do do you have any recollection of ever seeing an e-mail like that? A. Was I copied on it? Q. I I I'm just asking if you have A. Do I have any recollection? Q any recollection of an e-mail like that. A. I have no recollection. If you have a writing, I'd be happy to look at it, but I don't. Q. Okay. Other than what you've testified so far in response to my questions about written exchanges with Treasurer Dillon, do you have any recollection of any other written exchanges with Treasurer Dillon? A. No. We we have a we have	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	I don't think I've had any exchanges with Mr. Baird about pension liabilities. Q. Okay. Have you had any exchanges with Mr. Baird about any provisions of the Michigan Constitution? A. No, I don't recall. No, I don't think I've had any of those exchanges with Mr. Baird. Q. Okay. Now, let me ask you whether you've had any written exchanges with any State officials or staff of the Governor or the Treasurer or Mr. Baird after you were EFM apart from any official documents any correspondence that was required by law that touched on, in any way, the City's unfunded pension liabilities? A. Outside of attorney-client communications?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Do do you have any recollection of ever seeing an e-mail like that? A. Was I copied on it? Q. I I I'm just asking if you have A. Do I have any recollection? Q any recollection of an e-mail like that. A. I have no recollection. If you have a writing, I'd be happy to look at it, but I don't. Q. Okay. Other than what you've testified so far in response to my questions about written exchanges with Treasurer Dillon, do you have any recollection of any other written exchanges with Treasurer Dillon? A. No. We we have a we have you know, we have reporting requirements; we try	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	with Mr. Baird about pension liabilities. Q. Okay. Have you had any exchanges with Mr. Baird about any provisions of the Michigan Constitution? A. No, I don't recall. No, I don't think I've had any of those exchanges with Mr. Baird. Q. Okay. Now, let me ask you whether you've had any written exchanges with any State officials or staff of the Governor or the Treasurer or Mr. Baird after you were EFM apart from any official documents any correspondence that was required by law that touched on, in any way, the City's unfunded pension liabilities? A. Outside of attorney-client communications? Q. Well, I'm going to ask you about any
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Do do you have any recollection of ever seeing an e-mail like that? A. Was I copied on it? Q. I I I'm just asking if you have A. Do I have any recollection? Q any recollection of an e-mail like that. A. I have no recollection. If you have a writing, I'd be happy to look at it, but I don't. Q. Okay. Other than what you've testified so far in response to my questions about written exchanges with Treasurer Dillon, do you have any recollection of any other written exchanges with Treasurer Dillon? A. No. We we have a we have you know, we have reporting requirements; we try to make those. We have approval requirements; we	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	with Mr. Baird about pension liabilities. Q. Okay. Have you had any exchanges with Mr. Baird about any provisions of the Michigan Constitution? A. No, I don't recall. No, I don't think I've had any of those exchanges with Mr. Baird. Q. Okay. Now, let me ask you whether you've had any written exchanges with any State officials or staff of the Governor or the Treasurer or Mr. Baird after you were EFM apart from any official documents any correspondence that was required by law that touched on, in any way, the City's unfunded pension liabilities? A. Outside of attorney-client communications? Q. Well, I'm going to ask you about any of them. If you if you're going to assert or
2 3 4 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Do do you have any recollection of ever seeing an e-mail like that? A. Was I copied on it? Q. I I I'm just asking if you have A. Do I have any recollection? Q any recollection of an e-mail like that. A. I have no recollection. If you have a writing, I'd be happy to look at it, but I don't. Q. Okay. Other than what you've testified so far in response to my questions about written exchanges with Treasurer Dillon, do you have any recollection of any other written exchanges with Treasurer Dillon? A. No. We we have a we have you know, we have reporting requirements; we try to make those. We have approval requirements; we try to make those.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	I don't think I've had any exchanges with Mr. Baird about pension liabilities. Q. Okay. Have you had any exchanges with Mr. Baird about any provisions of the Michigan Constitution? A. No, I don't recall. No, I don't think I've had any of those exchanges with Mr. Baird. Q. Okay. Now, let me ask you whether you've had any written exchanges with any State officials or staff of the Governor or the Treasurer or Mr. Baird after you were EFM apart from any official documents any correspondence that was required by law that touched on, in any way, the City's unfunded pension liabilities? A. Outside of attorney-client communications? Q. Well, I'm going to ask you about any of them. If you if you're going to assert or your attorney is going to assert a privilege,
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Do do you have any recollection of ever seeing an e-mail like that? A. Was I copied on it? Q. I I I'm just asking if you have A. Do I have any recollection? Q any recollection of an e-mail like that. A. I have no recollection. If you have a writing, I'd be happy to look at it, but I don't. Q. Okay. Other than what you've testified so far in response to my questions about written exchanges with Treasurer Dillon, do you have any recollection of any other written exchanges with Treasurer Dillon? A. No. We we have a we have you know, we have reporting requirements; we try to make those. If you're looking for, like,	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	with Mr. Baird about pension liabilities. Q. Okay. Have you had any exchanges with Mr. Baird about any provisions of the Michigan Constitution? A. No, I don't recall. No, I don't think I've had any of those exchanges with Mr. Baird. Q. Okay. Now, let me ask you whether you've had any written exchanges with any State officials or staff of the Governor or the Treasurer or Mr. Baird after you were EFM apart from any official documents any correspondence that was required by law that touched on, in any way, the City's unfunded pension liabilities? A. Outside of attorney-client communications? Q. Well, I'm going to ask you about any of them. If you if you're going to assert or

	·		
1	A. Okay. I'll I'll answer two	1	Page 410 Q. Okay. So he made a public filing.
2	ways well, three ways.	2	And when in time in relation to
3	You said with anyone else in in	3	the when he made the filing did he call you?
4	Government?	4	A. I'm not sure it was a filing. I'm
5	Q. In the State Government, right.	5	just saying there was a I recall there was a
6	A. In the State Government.	6	position he was going to take publicly, and he
7	One I may have had I certainly	7	made a courtesy call to me and left a message.
8	recall a call, but I don't recall I recall a	8	Q. Okay. And you don't recall when he
9	courtesy call from the Attorney General that he	9	took that position publicly?
10	was going to be taking a stand on the	10	A. No, I don't.
11	constitutionality of pensions. I don't recall a	11	Q. Do you remember what the position
12	writing.	12	-
13	So I'm I'm trying to be responsive	13	A. Whatever's been reported in the
14	and going a little broad. You didn't ask about	14	•
15	calls, but I'll give it to you.	15	• •
16	I am confident there are likely	16	
17	communications either between me and my staff and	17	•
18	the Governor's office legal team not necessarily	18	•
19	about pension obligations, but regarding a	19	protected pensions.
20	potential plan. I think those are privileged.	20	·
21	Not a lot.	21	call him?
22	Q. Okay. So I'm sorry	22	A. No. I believe he called me and left
1	A. Okay.	1	Page 411 a message.
2	Q anything else come to mind?	2	Q. And did you speak to him at some
3	A. And and just just here	3	point?
4	again, I'm I'm you know, I'll lump them in	4	A. Not at that I think I called him
5	in the protocol calls not calls, protocol memos	5	7. Prot at that T think I dailed I iii
_	in the protocol cans mot cans, protocol memos		back that afternoon and said thank you, and that
	from the Judge's scheduler, can you do this		back that afternoon and said thank you, and that was the extent of our conversation or that
6	from the Judge's scheduler, can you do this	6	was the extent of our conversation or that
7	meeting here with the Governor, can you just	6	was the extent of our conversation or that evening, and that was the extent of our
7 8	meeting here with the Governor, can you just generally protocol discussions like that.	6 7 8	was the extent of our conversation or that evening, and that was the extent of our conversation.
7 8 9	meeting here with the Governor, can you just generally protocol discussions like that. Q. Okay. Let me go back to the the	6 7 8 9	was the extent of our conversation or that evening, and that was the extent of our conversation. Q. So other than you're saying thank you
7 8 9 10	meeting here with the Governor, can you just generally protocol discussions like that. Q. Okay. Let me go back to the the telephone call you had with the Attorney General.	6 7 8 9 10	was the extent of our conversation or that evening, and that was the extent of our conversation. Q. So other than you're saying thank you for the message, there's no other exchange between
7 8 9 10 11	meeting here with the Governor, can you just generally protocol discussions like that. Q. Okay. Let me go back to the the telephone call you had with the Attorney General. A. Right.	6 7 8 9	was the extent of our conversation or that evening, and that was the extent of our conversation. Q. So other than you're saying thank you for the message, there's no other exchange between you and the Attorney General?
7 8 9 10 11 12	meeting here with the Governor, can you just generally protocol discussions like that. Q. Okay. Let me go back to the the telephone call you had with the Attorney General. A. Right. Q. When was that?	6 7 8 9 10 11	was the extent of our conversation or that evening, and that was the extent of our conversation. Q. So other than you're saying thank you for the message, there's no other exchange between you and the Attorney General? A. No. It was of the nature of thank
7 8 9 10 11 12 13	meeting here with the Governor, can you just generally protocol discussions like that. Q. Okay. Let me go back to the the telephone call you had with the Attorney General. A. Right. Q. When was that? A. I think it was either the I think	6 7 8 9 10 11 12	was the extent of our conversation or that evening, and that was the extent of our conversation. Q. So other than you're saying thank you for the message, there's no other exchange between you and the Attorney General? A. No. It was of the nature of thank you, Attorney General, I understand that you're
7 8 9 10 11 12 13 14	meeting here with the Governor, can you just generally protocol discussions like that. Q. Okay. Let me go back to the the telephone call you had with the Attorney General. A. Right. Q. When was that? A. I think it was either the I think it was the day before he made his public	6 7 8 9 10 11 12 13	was the extent of our conversation or that evening, and that was the extent of our conversation. Q. So other than you're saying thank you for the message, there's no other exchange between you and the Attorney General? A. No. It was of the nature of thank you, Attorney General, I understand that you're going to be taking this position. Thank you for
7 8 9 10 11 12 13 14 15	meeting here with the Governor, can you just generally protocol discussions like that. Q. Okay. Let me go back to the the telephone call you had with the Attorney General. A. Right. Q. When was that? A. I think it was either the I think it was the day before he made his public announcement. I don't recall a specific day.	6 7 8 9 10 11 12 13 14	was the extent of our conversation or that evening, and that was the extent of our conversation. Q. So other than you're saying thank you for the message, there's no other exchange between you and the Attorney General? A. No. It was of the nature of thank you, Attorney General, I understand that you're going to be taking this position. Thank you for the courtesy call.
7 8 9 10 11 12 13 14	meeting here with the Governor, can you just generally protocol discussions like that. Q. Okay. Let me go back to the the telephone call you had with the Attorney General. A. Right. Q. When was that? A. I think it was either the I think it was the day before he made his public announcement. I don't recall a specific day. Q. Do you know what month it was in?	6 7 8 9 10 11 12 13 14 15	was the extent of our conversation or that evening, and that was the extent of our conversation. Q. So other than you're saying thank you for the message, there's no other exchange between you and the Attorney General? A. No. It was of the nature of thank you, Attorney General, I understand that you're going to be taking this position. Thank you for
7 8 9 10 11 12 13 14 15 16	meeting here with the Governor, can you just generally protocol discussions like that. Q. Okay. Let me go back to the the telephone call you had with the Attorney General. A. Right. Q. When was that? A. I think it was either the I think it was the day before he made his public announcement. I don't recall a specific day. Q. Do you know what month it was in? A. I I I didn't it it's	6 7 8 9 10 11 12 13 14 15 16	was the extent of our conversation or that evening, and that was the extent of our conversation. Q. So other than you're saying thank you for the message, there's no other exchange between you and the Attorney General? A. No. It was of the nature of thank you, Attorney General, I understand that you're going to be taking this position. Thank you for the courtesy call. Q. Okay. Did you discuss the substance
7 8 9 10 11 12 13 14 15 16 17	meeting here with the Governor, can you just generally protocol discussions like that. Q. Okay. Let me go back to the the telephone call you had with the Attorney General. A. Right. Q. When was that? A. I think it was either the I think it was the day before he made his public announcement. I don't recall a specific day. Q. Do you know what month it was in? A. I I I didn't it it's in the public record. I just don't recall which	6 7 8 9 10 11 12 13 14 15 16 17	was the extent of our conversation or that evening, and that was the extent of our conversation. Q. So other than you're saying thank you for the message, there's no other exchange between you and the Attorney General? A. No. It was of the nature of thank you, Attorney General, I understand that you're going to be taking this position. Thank you for the courtesy call. Q. Okay. Did you discuss the substance of his position?
7 8 9 10 11 12 13 14 15 16 17 18	meeting here with the Governor, can you just generally protocol discussions like that. Q. Okay. Let me go back to the the telephone call you had with the Attorney General. A. Right. Q. When was that? A. I think it was either the I think it was the day before he made his public announcement. I don't recall a specific day. Q. Do you know what month it was in? A. I I I didn't it it's in the public record. I just don't recall which one. It wasn't March.	6 7 8 9 10 11 12 13 14 15 16 17	was the extent of our conversation or that evening, and that was the extent of our conversation. Q. So other than you're saying thank you for the message, there's no other exchange between you and the Attorney General? A. No. It was of the nature of thank you, Attorney General, I understand that you're going to be taking this position. Thank you for the courtesy call. Q. Okay. Did you discuss the substance of his position? A. No, we did not.
7 8 9 10 11 12 13 14 15 16 17 18	meeting here with the Governor, can you just generally protocol discussions like that. Q. Okay. Let me go back to the the telephone call you had with the Attorney General. A. Right. Q. When was that? A. I think it was either the I think it was the day before he made his public announcement. I don't recall a specific day. Q. Do you know what month it was in? A. I I I didn't it it's in the public record. I just don't recall which one. It wasn't March.	6 7 8 9 10 11 12 13 14 15 16 17 18	was the extent of our conversation or that evening, and that was the extent of our conversation. Q. So other than you're saying thank you for the message, there's no other exchange between you and the Attorney General? A. No. It was of the nature of thank you, Attorney General, I understand that you're going to be taking this position. Thank you for the courtesy call. Q. Okay. Did you discuss the substance of his position? A. No, we did not. Q. Okay. Have you ever discussed the

22 don't recall the date.

Q. When did you do that?

22

	TOF DETROIT, MICHIGAN		412-413
1	Page 412 A. I think in a meeting with my attorney	1	Page 414 when the tape runs out?
2	and someone from his office.	2	THE VIDEOGRAPHER: Two minutes.
3	Q. Okay. And when was that?	3	MR. DECHIARA: Okay.
4	A. I don't recall the day. I don't I	4	Why don't why don't we take a
5	don't recall the it was after March. It may	5	maybe this is a good time do you have to how
6	have been prior to or after the bankruptcy filing.	6	long does it take to change the change
	I don't recall.	7	THE VIDEOGRAPHER: I can go off the
8	Q. Okay. And who was at the meeting?	8	record now and change.
9	A. I was at the meeting;	9	MR. DECHIARA: Okay.
10	Attorney General Schuette was at the meeting; an	10	MR. ULLMAN: Why don't we take a
11	attorney from his office, Matt, was there I	11	break and
12	forget his last name and my attorney,	12	MR. DECHIARA: Why we don't take a
13	David Heiman, was on the phone.	13	break now? Is that
14	Q. Okay. And who how did the meeting	14	
			THE WITNESS: Sure.
15	come about? Did someone ask to have the meeting?	15	MR. DECHIARA: is that good? He
16	A. I think yes, I think the Attorney	16	has to change the tape.
17	General's Office contacted my office and asked to	17	THE VIDEOGRAPHER: Going off the
18	schedule a meeting.	18	record at 12:42. This marks the end of Tape
19	Q. Did the person who asked to schedule	19	Number 1.
20	the meeting explain why they the Attorney	20	
21	General wanted a meeting?	21	(Whereupon, a brief recess was taken
22	A. No.	22	from 12:42 p.m. to 1:06 p.m.)
1	Page 413 Q. Did you have an understanding of why	1	Page 415
2	he wanted a meeting?	2	THE VIDEOGRAPHER: Going back on the
3	A. I don't think so. I think you	3	record at 1306. This marks the beginning of
4	know no, I don't think so until we got to the	4	Tape Number 2.
5	meeting. It was in Lansing.	5	MR. DECHAIRA: Okay.
	-	6	BY MR. DECHAIRA: Okay.
6	Q. Okay. Do you recall the meeting?	7	
7	A. Yes.	-	Q. Mr. Orr, before we broke, I was
8	Q. What was said in the meeting?	8	asking you about a meeting you had with the
9	A. Is that privileged?	9	Michigan Attorney General.
10	MR. SHUMAKER: To to the extent	10	And my question was, what was said at
11	that there was a common interest between what the	11	that meeting?
12	Attorney General and his counsel was relating with	12	A. Yes.
13	you and Mr. Heiman, I'm going to ask you	13	With Attorney General Schuette, I
14	instruct you not to answer.	14	don't recall the exact date; but, generally
15	If it related to issues where there	15	speaking, the Attorney General at the meeting,
16	was no common interest, you can testify to that.	16	as I said, was Mr. Heiman on the phone, the
17	MR. DECHIARA: I I just can we	17	Attorney General and an attorney from his office,
1		1	Mott whose lest name seconds me right new And
18	just pause? Are we on is there are you out	18	Matt, whose last name escapes me right now. And
18 19	just pause? Are we on is there are you out of tape or what's	18 19	generally what was said, the Attorney General
19	of tape or what's	19	generally what was said, the Attorney General
19 20	of tape or what's THE VIDEOGRAPHER: I've got	19 20	generally what was said, the Attorney General wanted to express why he felt duty-bound to take a

	Page 418
Page 410 1 I believe our side expressed to him	1 Q you what was said
2 that we believed Federal law allowed those	2 A. Okay.
3 obligations to be adjusted.	3 Q I'm just asking you the identity
4 The meeting was cordial, and the	4 of the attorneys who were telling you that what
5 meeting concluded fairly quickly with everybody	5 the Attorney General was telling you was not
6 saying their their goodbyes.	6 correct.
7 Q. Did you, at the time, have an	7 And you've identified Jones Day.
8 understanding about the authority of the Attorney	8 You've identified your local counsel.
9 General of the State of Michigan to interpret the	9 I'm just asking you, was there anyone
10 Michigan Constitution?	10 else giving you advice on that matter?
11 A. My understanding is that the Attorney	11 A. I wouldn't call it "advice." I mean,
12 General is the chief legal officer of the State.	12 I've you know, at various meetings and events,
13 And I presumed did I have an understanding of	13 other attorneys will come up to me as recently as
14 his authority?	14 yesterday and said that the position that we're
15 My my understanding was, as chief	15 asserting is the correct one.
16 legal officer of the State, he has the ability to	16 Q. Who said that to you yesterday?
17 determine what positions he believes he should	17 A. An attorney from I forget his law
18 take on behalf of the State, subject to a ruling	18 firm; but, you know, at various places, different
19 by a court of law.	19 people come up to me and offer their opinions as
20 Q. Okay. Would it be fair to say that	20 to what the position should be
21 in your mind, the opinions of the Attorney Genera	21 Q. Let me
22 of the State of Michigan regarding questions of	22 A I wouldn't call that "advice,"
Page 41	Page 419
.	1 though it a just you know public commentary
1 Michigan State law are should be accorded	1 though; it's just, you know, public commentary.
2 considerable weight?	2 Q. Okay. So the the lawyers who were
2 considerable weight?3 A. No.	Q. Okay. So the the lawyers who weregiving you giving you advice in their capacity
 2 considerable weight? 3 A. No. 4 Q. Okay. And who who was it were 	 Q. Okay. So the the lawyers who were giving you giving you advice in their capacity as attorneys for the City or as attorneys for the
 2 considerable weight? 3 A. No. 4 Q. Okay. And who who was it were 5 you receiving legal advice from somebody that was 	2 Q. Okay. So the the lawyers who were 3 giving you giving you advice in their capacity 4 as attorneys for the City or as attorneys for the 5 emergency manager were the Jones Day law firm and
 2 considerable weight? 3 A. No. 4 Q. Okay. And who who was it were 5 you receiving legal advice from somebody that was 6 contrary to the position that was being asserted 	2 Q. Okay. So the the lawyers who were 3 giving you giving you advice in their capacity 4 as attorneys for the City or as attorneys for the 5 emergency manager were the Jones Day law firm and 6 a local counsel?
 2 considerable weight? 3 A. No. 4 Q. Okay. And who who was it were 5 you receiving legal advice from somebody that was 6 contrary to the position that was being asserted 7 by the Attorney General? 	2 Q. Okay. So the the lawyers who were 3 giving you giving you advice in their capacity 4 as attorneys for the City or as attorneys for the 5 emergency manager were the Jones Day law firm and 6 a local counsel? 7 A. Yes.
 2 considerable weight? 3 A. No. 4 Q. Okay. And who who was it were 5 you receiving legal advice from somebody that was 6 contrary to the position that was being asserted 7 by the Attorney General? 8 A. Yes. 	2 Q. Okay. So the the lawyers who were 3 giving you giving you advice in their capacity 4 as attorneys for the City or as attorneys for the 5 emergency manager were the Jones Day law firm and 6 a local counsel? 7 A. Yes. 8 Q. Okay. Let me now refer you to the
 2 considerable weight? 3 A. No. 4 Q. Okay. And who who was it were 5 you receiving legal advice from somebody that was 6 contrary to the position that was being asserted 7 by the Attorney General? 8 A. Yes. 9 Q. And was that the Jones Day law firm 	Q. Okay. So the the lawyers who were giving you giving you advice in their capacity as attorneys for the City or as attorneys for the emergency manager were the Jones Day law firm and a local counsel? A. Yes. Q. Okay. Let me now refer you to the June 14th, 2013 meeting with creditors.
 2 considerable weight? 3 A. No. 4 Q. Okay. And who who was it were 5 you receiving legal advice from somebody that was 6 contrary to the position that was being asserted 7 by the Attorney General? 8 A. Yes. 9 Q. And was that the Jones Day law firm 10 that was advising you? 	Q. Okay. So the the lawyers who were giving you giving you advice in their capacity as attorneys for the City or as attorneys for the emergency manager were the Jones Day law firm and a local counsel? A. Yes. Q. Okay. Let me now refer you to the June 14th, 2013 meeting with creditors. Do you recall that meeting?
 2 considerable weight? 3 A. No. 4 Q. Okay. And who who was it were 5 you receiving legal advice from somebody that was 6 contrary to the position that was being asserted 7 by the Attorney General? 8 A. Yes. 9 Q. And was that the Jones Day law firm 10 that was advising you? 11 A. I believe amongst others. 	Q. Okay. So the the lawyers who were giving you giving you advice in their capacity as attorneys for the City or as attorneys for the emergency manager were the Jones Day law firm and a local counsel? A. Yes. Q. Okay. Let me now refer you to the June 14th, 2013 meeting with creditors. Do you recall that meeting? A. Yes.
 2 considerable weight? 3 A. No. 4 Q. Okay. And who who was it were 5 you receiving legal advice from somebody that was 6 contrary to the position that was being asserted 7 by the Attorney General? 8 A. Yes. 9 Q. And was that the Jones Day law firm 10 that was advising you? 11 A. I believe amongst others. 12 Q. Who else? 	2 Q. Okay. So the the lawyers who were 3 giving you giving you advice in their capacity 4 as attorneys for the City or as attorneys for the 5 emergency manager were the Jones Day law firm and 6 a local counsel? 7 A. Yes. 8 Q. Okay. Let me now refer you to the 9 June 14th, 2013 meeting with creditors. 10 Do you recall that meeting? 11 A. Yes. 12 Q. Okay. Do you recall being asked a
 2 considerable weight? 3 A. No. 4 Q. Okay. And who who was it were 5 you receiving legal advice from somebody that was 6 contrary to the position that was being asserted 7 by the Attorney General? 8 A. Yes. 9 Q. And was that the Jones Day law firm 10 that was advising you? 11 A. I believe amongst others. 12 Q. Who else? 13 A. Our local counsel at, um I'm 	2 Q. Okay. So the the lawyers who were 3 giving you giving you advice in their capacity 4 as attorneys for the City or as attorneys for the 5 emergency manager were the Jones Day law firm and 6 a local counsel? 7 A. Yes. 8 Q. Okay. Let me now refer you to the 9 June 14th, 2013 meeting with creditors. 10 Do you recall that meeting? 11 A. Yes. 12 Q. Okay. Do you recall being asked a 13 question at that meeting about Article IX,
 2 considerable weight? 3 A. No. 4 Q. Okay. And who who was it were 5 you receiving legal advice from somebody that was 6 contrary to the position that was being asserted 7 by the Attorney General? 8 A. Yes. 9 Q. And was that the Jones Day law firm 10 that was advising you? 11 A. I believe amongst others. 12 Q. Who else? 13 A. Our local counsel at, um I'm 14 I'm I'm I'm I'm drawing a blank on the 	Q. Okay. So the the lawyers who were giving you giving you advice in their capacity as attorneys for the City or as attorneys for the emergency manager were the Jones Day law firm and a local counsel? A. Yes. Q. Okay. Let me now refer you to the June 14th, 2013 meeting with creditors. Do you recall that meeting? A. Yes. Q. Okay. Do you recall being asked a question at that meeting about Article IX, Section 24 of the Michigan Constitution?
 2 considerable weight? 3 A. No. 4 Q. Okay. And who who was it were 5 you receiving legal advice from somebody that was 6 contrary to the position that was being asserted 7 by the Attorney General? 8 A. Yes. 9 Q. And was that the Jones Day law firm 10 that was advising you? 11 A. I believe amongst others. 12 Q. Who else? 13 A. Our local counsel at, um I'm 14 I'm I'm I'm drawing a blank on the 15 firms now Bob Hurwitz (phonetic) our local 	Q. Okay. So the the lawyers who were giving you giving you advice in their capacity as attorneys for the City or as attorneys for the emergency manager were the Jones Day law firm and a local counsel? A. Yes. Q. Okay. Let me now refer you to the June 14th, 2013 meeting with creditors. Do you recall that meeting? A. Yes. Q. Okay. Do you recall being asked a question at that meeting about Article IX, Section 24 of the Michigan Constitution? A. Do I recall?
2 considerable weight? 3 A. No. 4 Q. Okay. And who who was it were 5 you receiving legal advice from somebody that was 6 contrary to the position that was being asserted 7 by the Attorney General? 8 A. Yes. 9 Q. And was that the Jones Day law firm 10 that was advising you? 11 A. I believe amongst others. 12 Q. Who else? 13 A. Our local counsel at, um I'm 14 I'm I'm I'm drawing a blank on the 15 firms now Bob Hurwitz (phonetic) our local 16 counsel.	2 Q. Okay. So the the lawyers who were 3 giving you giving you advice in their capacity 4 as attorneys for the City or as attorneys for the 5 emergency manager were the Jones Day law firm and 6 a local counsel? 7 A. Yes. 8 Q. Okay. Let me now refer you to the 9 June 14th, 2013 meeting with creditors. 10 Do you recall that meeting? 11 A. Yes. 12 Q. Okay. Do you recall being asked a 13 question at that meeting about Article IX, 14 Section 24 of the Michigan Constitution? 15 A. Do I recall? 16 There there I think there was a
 2 considerable weight? 3 A. No. 4 Q. Okay. And who who was it were 5 you receiving legal advice from somebody that was 6 contrary to the position that was being asserted 7 by the Attorney General? 8 A. Yes. 9 Q. And was that the Jones Day law firm 10 that was advising you? 11 A. I believe amongst others. 12 Q. Who else? 13 A. Our local counsel at, um I'm 14 I'm I'm I'm I'm drawing a blank on the 15 firms now Bob Hurwitz (phonetic) our local 16 counsel. 17 Q. Okay. Anyone else? 	Q. Okay. So the the lawyers who were giving you giving you advice in their capacity as attorneys for the City or as attorneys for the emergency manager were the Jones Day law firm and a local counsel? A. Yes. Q. Okay. Let me now refer you to the June 14th, 2013 meeting with creditors. Do you recall that meeting? A. Yes. Q. Okay. Do you recall being asked a question at that meeting about Article IX, Section 24 of the Michigan Constitution? A. Do I recall? There there I think there was a question. I don't know if I don't think that
2 considerable weight? 3 A. No. 4 Q. Okay. And who who was it were 5 you receiving legal advice from somebody that was 6 contrary to the position that was being asserted 7 by the Attorney General? 8 A. Yes. 9 Q. And was that the Jones Day law firm 10 that was advising you? 11 A. I believe amongst others. 12 Q. Who else? 13 A. Our local counsel at, um I'm 14 I'm I'm I'm I'm drawing a blank on the 15 firms now Bob Hurwitz (phonetic) our local 16 counsel. 17 Q. Okay. Anyone else? 18 A. Yeah, I don't I don't want to	Q. Okay. So the the lawyers who were giving you giving you advice in their capacity as attorneys for the City or as attorneys for the emergency manager were the Jones Day law firm and a local counsel? A. Yes. Q. Okay. Let me now refer you to the June 14th, 2013 meeting with creditors. Do you recall that meeting? A. Yes. Q. Okay. Do you recall being asked a question at that meeting about Article IX, Section 24 of the Michigan Constitution? A. Do I recall? There there I think there was a question. I don't know if I don't think that meeting was recorded. So I don't know if there's
2 considerable weight? 3 A. No. 4 Q. Okay. And who who was it were 5 you receiving legal advice from somebody that was 6 contrary to the position that was being asserted 7 by the Attorney General? 8 A. Yes. 9 Q. And was that the Jones Day law firm 10 that was advising you? 11 A. I believe amongst others. 12 Q. Who else? 13 A. Our local counsel at, um I'm 14 I'm I'm I'm drawing a blank on the 15 firms now Bob Hurwitz (phonetic) our local 16 counsel. 17 Q. Okay. Anyone else? 18 A. Yeah, I don't I don't want to 19 violate any attorney-client confidences	Q. Okay. So the the lawyers who were giving you giving you advice in their capacity as attorneys for the City or as attorneys for the emergency manager were the Jones Day law firm and a local counsel? A. Yes. Q. Okay. Let me now refer you to the June 14th, 2013 meeting with creditors. Do you recall that meeting? A. Yes. Q. Okay. Do you recall being asked a question at that meeting about Article IX, Section 24 of the Michigan Constitution? A. Do I recall? There there I think there was a question. I don't know if I don't know if there's something to refresh my recollection. But I don't
2 considerable weight? 3 A. No. 4 Q. Okay. And who who was it were 5 you receiving legal advice from somebody that was 6 contrary to the position that was being asserted 7 by the Attorney General? 8 A. Yes. 9 Q. And was that the Jones Day law firm 10 that was advising you? 11 A. I believe amongst others. 12 Q. Who else? 13 A. Our local counsel at, um I'm 14 I'm I'm I'm drawing a blank on the 15 firms now Bob Hurwitz (phonetic) our local 16 counsel. 17 Q. Okay. Anyone else? 18 A. Yeah, I don't I don't want to 19 violate any attorney-client confidences 20 Q. No, I'm just asking you to	Q. Okay. So the the lawyers who were giving you giving you advice in their capacity as attorneys for the City or as attorneys for the emergency manager were the Jones Day law firm and a local counsel? A. Yes. Q. Okay. Let me now refer you to the June 14th, 2013 meeting with creditors. Do you recall that meeting? A. Yes. Q. Okay. Do you recall being asked a question at that meeting about Article IX, Section 24 of the Michigan Constitution? A. Do I recall? There there I think there was a question. I don't know if I don't think that meeting was recorded. So I don't know if there's something to refresh my recollection. But I don't specifically recall. I think there probably was a
2 considerable weight? 3 A. No. 4 Q. Okay. And who who was it were 5 you receiving legal advice from somebody that was 6 contrary to the position that was being asserted 7 by the Attorney General? 8 A. Yes. 9 Q. And was that the Jones Day law firm 10 that was advising you? 11 A. I believe amongst others. 12 Q. Who else? 13 A. Our local counsel at, um I'm 14 I'm I'm I'm drawing a blank on the 15 firms now Bob Hurwitz (phonetic) our local 16 counsel. 17 Q. Okay. Anyone else? 18 A. Yeah, I don't I don't want to 19 violate any attorney-client confidences	Q. Okay. So the the lawyers who were giving you giving you advice in their capacity as attorneys for the City or as attorneys for the emergency manager were the Jones Day law firm and a local counsel? A. Yes. Q. Okay. Let me now refer you to the June 14th, 2013 meeting with creditors. Do you recall that meeting? A. Yes. Q. Okay. Do you recall being asked a question at that meeting about Article IX, Section 24 of the Michigan Constitution? A. Do I recall? There there I think there was a question. I don't know if I don't know if there's something to refresh my recollection. But I don't

KEVYN D. ORR Volume II CITY OF DETROIT, MICHIGAN

1			
1	Q. Okay. And do you recall if there	1	Page 422 petition was originally dated July 19th and it
2	were any questions about Detroit's pensions?	2	said July 19th, 2013 in print on it, and that it
3	A. I believe there were.	3	was then changed by hand to say July 18th?
4	Q. Okay. Do you in do you recall	4	MR. SHUMAKER: Object to the form.
5	responding to any of those questions?	5	THE WITNESS: I I don't recall
6	A. I don't recall specifically what I	6	that then. But I think we talked about this at my
7	said, but I believe I probably did.	7	September 16th, 2013 deposition. I think someone
8	Q. Okay. Do you recall go ahead.	8	asked me that question.
9	I'm sorry.	9	So I I recall it from that
10	A. No, I'll answer your question.	10	deposition.
11	I I think I did recall to a	11	BY MR. DECHAIRA:
12	question about pensions, and I think I mentioned	12	Q. Well, do you have an independent
13	that in other cases in which I've been involved,	13	
14	that Federal preemption dealt with states'	14	A. I I don't
15	rights states' protections. I think there was	15	Q. Let me just finish for the clarity of
16	that discussion, excuse me, on June 14th.	16	the record.
17	Q. Do you recall making a reference to	17	Do you have an independent
18	legislative legislative relief?	18	recollection of the bankruptcy petition saying
19	A. Yeah. Yes, I do.	19	July 19th in print on it and then someone changing
20	Q. Can you tell me what you said in that	20	it by hand to say the 18th?
21	connection?	21	Do you have an independent
22	A. I think it was a pretty short offhand	22	recollection of that?
1			
	Page 421		Page 423
1	comment, that I said, well, it could be either	1	A. It's a little fuzzy, but I think in
1 2	comment, that I said, well, it could be either Federal preemption, or it might require some	2	A. It's a little fuzzy, but I think in signing it, I'm the one who changed it.
1 2 3	comment, that I said, well, it could be either Federal preemption, or it might require some legislative relief.	2	A. It's a little fuzzy, but I think in signing it, I'm the one who changed it.Q. You changed it to the 18th?
1 2 3 4	comment, that I said, well, it could be either Federal preemption, or it might require some legislative relief. Q. And what did you mean by "legislative	2 3 4	A. It's a little fuzzy, but I think in signing it, I'm the one who changed it.Q. You changed it to the 18th?A. Yeah. Whatever day I signed it, I
1 2 3 4 5	comment, that I said, well, it could be either Federal preemption, or it might require some legislative relief. Q. And what did you mean by "legislative relief"?	2 3 4 5	 A. It's a little fuzzy, but I think in signing it, I'm the one who changed it. Q. You changed it to the 18th? A. Yeah. Whatever day I signed it, I think I I routinely will get documents that are
1 2 3 4 5 6	comment, that I said, well, it could be either Federal preemption, or it might require some legislative relief. Q. And what did you mean by "legislative relief"? A. I didn't really mean anything with	2 3 4 5 6	 A. It's a little fuzzy, but I think in signing it, I'm the one who changed it. Q. You changed it to the 18th? A. Yeah. Whatever day I signed it, I think I I routinely will get documents that are dated with different dates, and I'll change them,
1 2 3 4 5 6 7	comment, that I said, well, it could be either Federal preemption, or it might require some legislative relief. Q. And what did you mean by "legislative relief"? A. I didn't really mean anything with specificity other than to say there might be an	2 3 4 5 6 7	A. It's a little fuzzy, but I think in signing it, I'm the one who changed it. Q. You changed it to the 18th? A. Yeah. Whatever day I signed it, I think I I routinely will get documents that are dated with different dates, and I'll change them, interlineate on them the correct date.
1 2 3 4 5 6 7 8	comment, that I said, well, it could be either Federal preemption, or it might require some legislative relief. Q. And what did you mean by "legislative relief"? A. I didn't really mean anything with specificity other than to say there might be an opportunity to seek some sort of legislative	2 3 4 5 6 7 8	A. It's a little fuzzy, but I think in signing it, I'm the one who changed it. Q. You changed it to the 18th? A. Yeah. Whatever day I signed it, I think I I routinely will get documents that are dated with different dates, and I'll change them, interlineate on them the correct date. Q. Okay. Let me just I had been
1 2 3 4 5 6 7 8 9	comment, that I said, well, it could be either Federal preemption, or it might require some legislative relief. Q. And what did you mean by "legislative relief"? A. I didn't really mean anything with specificity other than to say there might be an opportunity to seek some sort of legislative relief. I didn't really have a plan or anything	2 3 4 5 6 7 8 9	A. It's a little fuzzy, but I think in signing it, I'm the one who changed it. Q. You changed it to the 18th? A. Yeah. Whatever day I signed it, I think I I routinely will get documents that are dated with different dates, and I'll change them, interlineate on them the correct date. Q. Okay. Let me just I had been asking you a line of questions about written
1 2 3 4 5 6 7 8 9	comment, that I said, well, it could be either Federal preemption, or it might require some legislative relief. Q. And what did you mean by "legislative relief"? A. I didn't really mean anything with specificity other than to say there might be an opportunity to seek some sort of legislative relief. I didn't really have a plan or anything with specifics in mind at that time.	2 3 4 5 6 7 8 9	A. It's a little fuzzy, but I think in signing it, I'm the one who changed it. Q. You changed it to the 18th? A. Yeah. Whatever day I signed it, I think I I routinely will get documents that are dated with different dates, and I'll change them, interlineate on them the correct date. Q. Okay. Let me just I had been asking you a line of questions about written communications you were having with State
1 2 3 4 5 6 7 8 9 10 11	comment, that I said, well, it could be either Federal preemption, or it might require some legislative relief. Q. And what did you mean by "legislative relief"? A. I didn't really mean anything with specificity other than to say there might be an opportunity to seek some sort of legislative relief. I didn't really have a plan or anything with specifics in mind at that time. Q. Let me now refer you to the	2 3 4 5 6 7 8 9 10	A. It's a little fuzzy, but I think in signing it, I'm the one who changed it. Q. You changed it to the 18th? A. Yeah. Whatever day I signed it, I think I I routinely will get documents that are dated with different dates, and I'll change them, interlineate on them the correct date. Q. Okay. Let me just I had been asking you a line of questions about written communications you were having with State officials.
1 2 3 4 5 6 7 8 9 10 11 12	comment, that I said, well, it could be either Federal preemption, or it might require some legislative relief. Q. And what did you mean by "legislative relief"? A. I didn't really mean anything with specificity other than to say there might be an opportunity to seek some sort of legislative relief. I didn't really have a plan or anything with specifics in mind at that time. Q. Let me now refer you to the bankruptcy petition	2 3 4 5 6 7 8 9 10 11 12	A. It's a little fuzzy, but I think in signing it, I'm the one who changed it. Q. You changed it to the 18th? A. Yeah. Whatever day I signed it, I think I I routinely will get documents that are dated with different dates, and I'll change them, interlineate on them the correct date. Q. Okay. Let me just I had been asking you a line of questions about written communications you were having with State officials. A. Yes.
1 2 3 4 5 6 7 8 9 10 11 12 13	comment, that I said, well, it could be either Federal preemption, or it might require some legislative relief. Q. And what did you mean by "legislative relief"? A. I didn't really mean anything with specificity other than to say there might be an opportunity to seek some sort of legislative relief. I didn't really have a plan or anything with specifics in mind at that time. Q. Let me now refer you to the bankruptcy petition A. Yes.	2 3 4 5 6 7 8 9 10 11 12 13	A. It's a little fuzzy, but I think in signing it, I'm the one who changed it. Q. You changed it to the 18th? A. Yeah. Whatever day I signed it, I think I I routinely will get documents that are dated with different dates, and I'll change them, interlineate on them the correct date. Q. Okay. Let me just I had been asking you a line of questions about written communications you were having with State officials. A. Yes. Q. Let me go back and ask you, do you
1 2 3 4 5 6 7 8 9 10 11 12 13 14	comment, that I said, well, it could be either Federal preemption, or it might require some legislative relief. Q. And what did you mean by "legislative relief"? A. I didn't really mean anything with specificity other than to say there might be an opportunity to seek some sort of legislative relief. I didn't really have a plan or anything with specifics in mind at that time. Q. Let me now refer you to the bankruptcy petition A. Yes. Q that was filed on behalf of the	2 3 4 5 6 7 8 9 10 11 12 13 14	A. It's a little fuzzy, but I think in signing it, I'm the one who changed it. Q. You changed it to the 18th? A. Yeah. Whatever day I signed it, I think I I routinely will get documents that are dated with different dates, and I'll change them, interlineate on them the correct date. Q. Okay. Let me just I had been asking you a line of questions about written communications you were having with State officials. A. Yes. Q. Let me go back and ask you, do you recall written communications with staff or
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15	comment, that I said, well, it could be either Federal preemption, or it might require some legislative relief. Q. And what did you mean by "legislative relief"? A. I didn't really mean anything with specificity other than to say there might be an opportunity to seek some sort of legislative relief. I didn't really have a plan or anything with specifics in mind at that time. Q. Let me now refer you to the bankruptcy petition A. Yes. Q that was filed on behalf of the City.	2 3 4 5 6 7 8 9 10 11 12 13 14 15	A. It's a little fuzzy, but I think in signing it, I'm the one who changed it. Q. You changed it to the 18th? A. Yeah. Whatever day I signed it, I think I I routinely will get documents that are dated with different dates, and I'll change them, interlineate on them the correct date. Q. Okay. Let me just I had been asking you a line of questions about written communications you were having with State officials. A. Yes. Q. Let me go back and ask you, do you recall written communications with staff or other officials other than the Governor, the
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	comment, that I said, well, it could be either Federal preemption, or it might require some legislative relief. Q. And what did you mean by "legislative relief"? A. I didn't really mean anything with specificity other than to say there might be an opportunity to seek some sort of legislative relief. I didn't really have a plan or anything with specifics in mind at that time. Q. Let me now refer you to the bankruptcy petition A. Yes. Q that was filed on behalf of the City. Do you recall that document?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	A. It's a little fuzzy, but I think in signing it, I'm the one who changed it. Q. You changed it to the 18th? A. Yeah. Whatever day I signed it, I think I I routinely will get documents that are dated with different dates, and I'll change them, interlineate on them the correct date. Q. Okay. Let me just I had been asking you a line of questions about written communications you were having with State officials. A. Yes. Q. Let me go back and ask you, do you recall written communications with staff or other officials other than the Governor, the Treasurer or Mr. Baird, after you were appointed
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	comment, that I said, well, it could be either Federal preemption, or it might require some legislative relief. Q. And what did you mean by "legislative relief"? A. I didn't really mean anything with specificity other than to say there might be an opportunity to seek some sort of legislative relief. I didn't really have a plan or anything with specifics in mind at that time. Q. Let me now refer you to the bankruptcy petition A. Yes. Q that was filed on behalf of the City. Do you recall that document? A. Yes.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	A. It's a little fuzzy, but I think in signing it, I'm the one who changed it. Q. You changed it to the 18th? A. Yeah. Whatever day I signed it, I think I I routinely will get documents that are dated with different dates, and I'll change them, interlineate on them the correct date. Q. Okay. Let me just I had been asking you a line of questions about written communications you were having with State officials. A. Yes. Q. Let me go back and ask you, do you recall written communications with staff or other officials other than the Governor, the Treasurer or Mr. Baird, after you were appointed as EFM, that touched on or concerned in any way
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	comment, that I said, well, it could be either Federal preemption, or it might require some legislative relief. Q. And what did you mean by "legislative relief"? A. I didn't really mean anything with specificity other than to say there might be an opportunity to seek some sort of legislative relief. I didn't really have a plan or anything with specifics in mind at that time. Q. Let me now refer you to the bankruptcy petition A. Yes. Q that was filed on behalf of the City. Do you recall that document? A. Yes. MR. SHUMAKER: You're getting pretty	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. It's a little fuzzy, but I think in signing it, I'm the one who changed it. Q. You changed it to the 18th? A. Yeah. Whatever day I signed it, I think I I routinely will get documents that are dated with different dates, and I'll change them, interlineate on them the correct date. Q. Okay. Let me just I had been asking you a line of questions about written communications you were having with State officials. A. Yes. Q. Let me go back and ask you, do you recall written communications with staff or other officials other than the Governor, the Treasurer or Mr. Baird, after you were appointed as EFM, that touched on or concerned in any way the issue of Detroit City pensions?
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	comment, that I said, well, it could be either Federal preemption, or it might require some legislative relief. Q. And what did you mean by "legislative relief"? A. I didn't really mean anything with specificity other than to say there might be an opportunity to seek some sort of legislative relief. I didn't really have a plan or anything with specifics in mind at that time. Q. Let me now refer you to the bankruptcy petition A. Yes. Q that was filed on behalf of the City. Do you recall that document? A. Yes. MR. SHUMAKER: You're getting pretty far afield here, Counsel. I hope you can tie it	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	A. It's a little fuzzy, but I think in signing it, I'm the one who changed it. Q. You changed it to the 18th? A. Yeah. Whatever day I signed it, I think I I routinely will get documents that are dated with different dates, and I'll change them, interlineate on them the correct date. Q. Okay. Let me just I had been asking you a line of questions about written communications you were having with State officials. A. Yes. Q. Let me go back and ask you, do you recall written communications with staff or other officials other than the Governor, the Treasurer or Mr. Baird, after you were appointed as EFM, that touched on or concerned in any way the issue of Detroit City pensions? A. No, not really.
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	comment, that I said, well, it could be either Federal preemption, or it might require some legislative relief. Q. And what did you mean by "legislative relief"? A. I didn't really mean anything with specificity other than to say there might be an opportunity to seek some sort of legislative relief. I didn't really have a plan or anything with specifics in mind at that time. Q. Let me now refer you to the bankruptcy petition A. Yes. Q that was filed on behalf of the City. Do you recall that document? A. Yes. MR. SHUMAKER: You're getting pretty	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	A. It's a little fuzzy, but I think in signing it, I'm the one who changed it. Q. You changed it to the 18th? A. Yeah. Whatever day I signed it, I think I I routinely will get documents that are dated with different dates, and I'll change them, interlineate on them the correct date. Q. Okay. Let me just I had been asking you a line of questions about written communications you were having with State officials. A. Yes. Q. Let me go back and ask you, do you recall written communications with staff or other officials other than the Governor, the Treasurer or Mr. Baird, after you were appointed as EFM, that touched on or concerned in any way the issue of Detroit City pensions?

Did -- do you recall that that

22

22 did you have any oral exchanges, spoken exchanges,

KEVYN D. ORR Volume II CITY OF DETROIT, MICHIGAN

Page 424 1 whether by telephone or in person, with the

2 Governor?

3

A. Yeah, I think I testified this

4 morning that he may have called me prior to my

- 5 actual appointment to say we hope you consider it
- 6 and would like you to come on board, things along
- 7 those lines.
- 8 Q. Was it -- did it -- was that just one
- 9 exchange you had with him?
- 10 A. No, I think I said there may have
- 11 been one or two along those lines.
- 12 Q. Were there any exchanges other than
- 13 where the exchange was limited to, you know,
- 14 welcome on board?
- 15 A. There -- there were no substantive
- 16 exchanges. Mostly exchanges I -- I had --
- 17 conversations I had with the Governor were
- 18 pleasantries.
- 19 Q. Okay.
- Now let me ask the same question, but
- 21 I'm going to change the time frame from between
- 22 the time you were appointed EFM until the Governor

- Page 426
 1 with the Governor between the time you were
- 2 appointed as EFM until the Governor authorized the
- 3 bankruptcy filing where it was just you and the
- 4 Governor speaking with no one else present?
 - A. Yes

5

- 6 Q. And how many times did that occur?
- 7 A. More than a couple. Sometimes after
- 8 the weekly meetings, if they're in person, the
- 9 Governor and I -- the Governor will take me aside
- 10 into his office and we'll have separate one-on-one
- 11 meetings.
- 12 Q. And do you have a specific memory of
- 13 any of those meetings?
- 14 A. Yeah, those meetings are typically
- 15 just an opportunity for the Governor -- they --
- 16 they comprise a combination of -- of
- 17 personal -- you know, personal inquiries: How's
- 18 your family doing; do you need anything; how are
- 19 you holding up; how's your staff; do you need any
- 20 help in any way fashion, things along those lines.
- 21 They're not -- they're not really
- 22 substantive follow-ups of the actual meetings that

Page 425

- 1 authorized the bankruptcy filing.
- 2 So --
- 3 A. Um-hum.
- 4 Q. -- in that period, did you have any
- 5 spoken exchanges with the Governor?
- 6 A. Yes.

8

- 7 Q. And do you know how many you had?
 - A. Well, I've said we've -- we've had
- 9 regular meetings with the Governor. My contract
- 10 requires me to keep the Governor and the Treasurer
- 11 apprised as to what we're doing. We have those
- 12 meetings almost weekly. There may have been a
- 13 week here or there that we missed, but we have
- 14 regular weekly meetings.
- 15 Q. And those are face-to-face meetings
- 16 with -- with --
- 17 A. They're typically face-to-face.
- 18 Occasionally, they're by phone.
- 19 Q. Okay. Have you had any meetings
- 20 during that period -- actually, I'm not even going
- 21 to call them meetings.
- 22 Have you had any spoken exchanges

1 we've had just prior to those meetings.

- 2 Q. Have you ever, in those one-on-one
- 3 meetings with the Governor, spoken about the issue
- 4 of Detroit's unfunded pension liability?
- 5 A. Not that I recall, no.
- 6 Q. Did you ever discuss with the
- 7 Governor, in those one-on-one meetings, anything
- 8 having to do with restrictions or prohibitions in
- 9 the Michigan Constitution?
- 10 A. No.
- 11 Q. Did you ever speak to him about the
- 12 Attorney General's position on the issue of
- 13 pensions?
- 14 A. I -- I may have.
- 15 Q. And what was said?
- 16 A. The substance of those conversations,
- 17 the one-on-one meetings, was that, you know, I
- 18 understand the Attorney General believes he has to
- 19 take a position, obviously --
- 20 Q. Who is speaking when you're saying
- 21 that?
- 22 A. Oh, me. I'm -- the Governor and I

KEVYN D. ORR Volume II

CITY OF DETROIT, MICHIGAN Page 430 Page 428 1 are speaking, just the two of us in the room. I 1 same time frame between when you were appointed as 2 think it was something along the lines, I 2 EFM until the Governor authorized the bankruptcy understand he's taken a position; we disagree with 3 filing. 4 it; ultimately, this will be sorted out in court. Let me now refer to meetings you've 5 And that's -- that's what you said? 5 had with the Governor where there were other 6 Α. Yeah, pretty much what I said. 6 people present. 7 Okay. And did the Governor respond, 7 Yes. Q. Α. or did he say anything? 8 Q. Were there any discussions in any of 8 9 No; the Governor responded, yeah, I those meetings about Detroit's pension 10 understand you have to take the position that you 10 liabilities? 11 have to take in your case. 11 Α. Now, these are where attorneys are 12 12 present or covered by the common interest Q. Has the Governor ever expressed to 13 you, in a one-on-one meeting, his view of the 13 privilege? 14 14 Attorney General's position? Q. Well, I'm just going to ask you about 15 Α. No. 15 what was said in those meetings, and if you want 16 Q. So it was just a -- when you and the to refuse to answer or if your attorney wants to 17 Governor had a meeting where the issue of the 17 instruct you -- you to refuse to answer, that's --18 Attorney General's position came up, it was just a 18 A. Okay. 19 19 one-way communication by you saying what it is you Q. -- a decision you have to make. 20 20 just said? MR. SHUMAKER: You -- you can -- you 21 Α. Yeah, as I said, these are not 21 can answer that question. 22 substantive meetings. These are more sort of what 22 THE WITNESS: Yeah. There were Page 429 Page 431 1 I call the personal meetings, where the Governor meetings. As I said before, we have, typically, 2 just takes time out of his schedule to ask me how 2 weekly meetings. Occasionally, we've missed a 3 things are going; how am I holding up; how my 3 week or two, but typically, weekly. 4 staff is; and, you know, I -- I would occasionally 4 BY MR. DECHAIRA: 5 say, yeah, you know, I met -- for instance, the 5 Okay. And in any of those meetings, 6 meeting I had with the Attorney General, met with were Detroit's pension liabilities discussed? 6 7 7 the Attorney General. He expressed his interests in the position he has to take. We obviously 8 THE WITNESS: Yes. disagree with it. 9 9 BY MR. DECHAIRA: 10 The Governor would take no position 10 Q. And what was said? 11 on that. He would say, okay, I understand, you MR. SHUMAKER: I'm -- I'm going to 11

12 know, you have to do what you think is appropriate 13 on behalf of the City.

14 That was the extent of the 15 conversations.

16 Q. So am I correct that the Governor 17 never actually told you that the Attorney

18 General's position was wrong?

19 I -- yeah, I don't believe the 20 Governor ever opined as to the Attorney General's

21 position.

22

Q. Let me now speak beyond the -- in the MR. SHUMAKER: You can answer that.

12 object here and caution the witness to the extent

13 that any of the communications called for by the 14 question ask for information relating to your

15 seeking or the provision of legal advice, I

instruct you not to answer. Outside of that, you

17 can.

THE WITNESS: Those -- I think 18

19 those -- those conversations are covered by the

attorney-client privilege and the common interest 20

21 privilege.

22 BY MR. DECHAIRA:

CITY OF DETROIT, MICHIGAN Page 432 Okay. So just so the record's clear, 2 Mr. Orr, you're declining to respond to the 3 question, what was said in those meetings regarding Detroit's pension liabilities? 5 A. Yes, I -- I think, without waiving 6 the privilege -- I want to be very careful here, 7 because I have both the attorney-client privilege 8 and common interest agreement and I don't want to 9 abridge either of those; but without waiving, 10 there were discussions and those discussions 11 probably concerned our perception of what -- what 12 the issues that have been talked about in the 13 public domain concerned regarding vested pension 14 rights. 15 Q. Did the Governor ever say to you 16 whether in a one-on-one -- let me start with a 17 one-on-one meeting. 18 Did the Governor ever say to you in a 19 one-on-one meeting that it was his view that 20 Detroit's pension liability -- strike that -- that 21 Detroit's accrued pension liabilities had to be 22 cut? Page 433 1 Did the Governor ever say that to 2 you?

Page 434 1 BY MR. DECHAIRA: 2 Q. Not while there's a question pending. A. 3 Okay. 4 Q. Your attorney is free to -- he's 5 already given you guidance on the record. 6 Α. I'm -- I'm trying to be responsive to 7 you. I think those discussions are covered 8 9 by the attorney-client privilege. 10 Okay. So just to be clear, you're --11 you're declining to answer my question? 12 Without further guidance, I think I 13 have to. 14 Q. Okay. 15 Let me now change the time frame to 16 after the Governor authorized the bankruptcy 17 filing. 18 Did you have any one-on-one spoken exchanges with the Governor -- or have you had? 19 20 Yes. I believe so. 21 Q. And one or more than one? 22 Maybe more than one.

3 Α. No.

> Q. Okay. And did he ever say that to

you in any meeting where there were other people

6 present?

4

7 MR. SHUMAKER: Again, I'm going to 8 caution the witness to the extent that attorneys

9 were at such meetings and there were -- you were

10 seeking legal advice or legal advice was being

11 given in connection with the Governor's comments,

12 I would instruct you not to answer.

13 If that is not the case, you are free

14 to answer.

15 THE WITNESS: I want to be 16 responsive, but I don't want to waive the

17 privilege.

18 Those discussions were always held in 19 the presence of attorneys generally in discussion

20 of what the rights and positions would be in the

21 case. I can say this, I think -- can I just

22 consult my attorney briefly?

Page 435 Q. And what was the context for those?

2 A. Here again, the same nature of the

discussions. They were more general check-in:

4 How's things going; how's staff going; how's City

5 operations going; new chief seems to be doing very

6 well, things along those natures.

In -- in any of those one-on-one

8 meetings you've had with the Governor since he

9 authorized the bankruptcy filing, did

the Governor -- has the Governor ever expressed 10

the view to you that Detroit's accrued pension 11

12 liabilities should be cut?

A. No.

1

7

13

14 The Governor's never expressed the 15 view to me in any of those meetings that Detroit 16 pension liabilities need to be cut either before

17 or after the filing.

18 Okay. And has he ever expressed a 19 view to you regarding whether he agrees or doesn't

20 agree with the position that was publicly taken by

21 the Attorney General that you testified about

22 earlier?

Page 439

KEVYN D. ORR Volume II CITY OF DETROIT, MICHIGAN

Page 436 No, I don't recall him ever doing

that. 2

3 Q. Did you ever, in any one-on-one

4 conversation with the Governor, speak about any

- prohibitions or restrictions in the Michigan
- 6 Constitution?
- 7 Α. No, I don't recall us speaking about
- that. 8
- Okay. Now -- now I'm going to ask 9 O.
- 10 you about Treasurer Dillon --
- 11 Α. Yes.
- 12 Q. -- I'm going to ask you another --
- 13 the same line of questions -- questions about
- spoken exchanges --14
- 15 Α. Um-hum.
- 16 Q. -- the time frame is now between --
- 17 well, let's say before you were appointed EFM.
- 18 Did you have any spoken exchanges
- with -- with the Treasurer? 19
- 20 Α. Yes.
- 21 Q. And can you tell me what those were?
- 22 Α. Those were more in the nature of.

- 1 bankruptcy filing, did you have any spoken
- exchanges with the Treasurer?
- 3 A. Yes.

5

17

- 4 Q. And what was the context for those?
 - Α. Those discussions were, here again as
- I said before, generally around retention of
- professionals, cash flow projections, actuals over 7
- projected, potential help that we could get from
- contractors, sending out the RFP for solid waste, 9
- 10 standing up the Public Lighting Authority,
- 11 standing up the Detroit Land Bank Authority in
- 12 conjunction with MSHDA, things of those nature.
- Were these exchanges that you had in 13 14 the context of meetings with other people present?
- 15 Some of them were, yes.
- 16 Were any of them one-on-one?
 - The Treasurer and I would -- would
- 18 sometimes -- we -- our meetings were -- the
- 19 Governor and I would try to have one-on-one
- meetings after our Detroit team meetings. The
- 21 Treasurer and I would have one-on-one meetings in
- 22 a much more irregular ad-hoc basis, if you will.

Page 437

- 1 here again, pleasantries; enjoy you considering
- 2 being a candidate; I had early on hoped and
- 3 encouraged you to do so; thank you for doing so,
- 4 along those lines.
- 5 Q. Did the -- did the Treasurer in any
- 6 of those spoken exchanges you had with him ever
- express any views about the economic distress that
- 8 was facing the City of Detroit?
- 9 Oh, I think he -- I think we may have
- 10 discussed the -- yes -- yeah, I think we probably
- 11 discussed the fact that Detroit was under a
- 12 consent agreement, things of that nature, but it
- 13 was very high level; it wasn't with any
- specificity. 14
- 15 Well, did you ever speak to him
- 16 during that time frame about the burden of accrued
- pension liabilities that was going on in the City? 17
- 18 Yeah -- no, not that I recall. There
- 19 were never any discussions in -- in that level of
- 20 detail.
- 21 In the time frame after you were
- 22 appointed EFM, but before the State authorized the 22 accrued pension liabilities should be -- could be

- 1 If he was in the office building, in the Cadillac
- 2 office building, at the same time, he might stop
- 3 by my office. But there was no regular --
- regularly set meeting between me and the 4
- 5 Treasurer.
- Okay. Do you -- do you recall those 6
- one-on-ones that you had with the Treasurer on 7
- 8 those occasions?
- 9 Α. I recall some of them, yes.
- 10 Okay. And in those, did you ever
- 11 speak to him about Detroit's accrued pension
- 12 liability?
- 13 A. Not specifically. We may have talked
- 14 about the -- what I call the "balance sheet
- issues," the amount of debt that the City had, 15
- including pension funds, OPEB and GO bond debt; we 16
- may have talked about the -- here again, actuals
- 18 over projections, things -- financial
- 19 transactions, yes.
- 20 Q. Did he ever express the view to you
- 21 in those one-on-one meetings that Detroit's

Page 443

KEVYN D. ORR Volume II

CITY OF DETROIT, MICHIGAN Page 440 1 or should be reduced? BY MR. DECHAIRA: 1 2 2 I don't recall any specific Q. Okay. Just to be clear. For -- for conversations about what should happen with the reasons you just expressed, you're not going to answer the question? 4 Detroit pension liabilities. 5 Do you remember the Treasurer talking 5 Α. Yes. about that, whether specifically or generally or 6 Q. Yes, you're not going to answer? 7 7 in any other way, about that subject? Α. Yes, I'm not going to answer the 8 Not in the one-on-one meetings. 8 question. 9 Q. Did he talk about that in meetings 9 Q. Did the Governor -- did the Treasurer 10 where there were other people present? in any way -- let me ask you about one-on-one. 10 11 Yes. The Treasurer attended the 11 In any one-on-one meeting you've ever 12 Detroit team meetings that we had weekly with the 12 had with him, did he ever express a view about 13 Governor. whether the Attorney General's position, that you 14 Q. And did he, at any of those meetings, 14 testified about earlier, was correct or not? 15 A. express the view that -- did he -- strike that. No. 15 16 Did he, at those meetings, say 16 Q. Okay. And if I asked you whether he 17 anything about whether Detroit's accrued pension 17 ever expressed an opinion on that topic in -- in liabilities should be reduced? one of the Detroit team meetings, would you 19 decline to answer the question on the grounds that MR. SHUMAKER: Again, I'm going to 19 20 caution the witness to the extent that any of you just declined to answer my prior question? 21 these communications occurred when counsel was 21 MR. SHUMAKER: I would give the 22 present in connection with the provision or the 22 witness the same admonition. Page 441 1 seeking of legal advice, I will instruct him not THE WITNESS: Yes, I would decline to 1 2 to answer. 2 answer your question on the grounds it's protected 3 If that's not the case or there's by the attorney-client privilege and joint -and/or joint interest privilege. 4 some nonlegal component to it, you can answer. 4 5 THE WITNESS: Okay. Let me -- let me BY MR. DECHAIRA: 5 6 try to respond this way. Any of the Detroit team 6 Q. Okay. Let me now ask you about 7 Mr. Baird. 7 meetings with the Governor would have counsel 8 present, oftentimes several layers of counsel; in 8 Α. Yes. 9 fact, I think there were meetings where either my 9 Q. 10 counsel was on the phone or counsel on behalf of 10 11 A. Yes. 11 the Governor and his office on the phone. There 12 were no team meetings where counsel was not 12 Q. 13 present. 13 Α. Yes, I think as I testified on

Prior to your being appointed EFM, did you have any spoken exchanges with Mr. Baird? And can you tell me what those were? 14 September 16th and, again, earlier today, and as has been represented in the e-mail chains that were gone over on September 16th and the ones that 16 were discussed this day, they were about my potentially becoming the emergency financial manager, subsequently emergency manager for the 19 20 City of Detroit. 21 Did you have any exchanges with him 22 before you -- spoken exchanges with him before you

22 those discussions.

In any of those discussions, those

16 communications because we would be seeking legal

20 Treasurer, the Governor and counsel were present.

So I -- I -- I can't answer about

15 discussions would implicate attorney-client

17 advice either from my counsel or from State

19 careful with those discussions where the

18 counsel or from both. So I'm going to be very

14

21

1

1 were appointed EFM on any topic other than what

2 you just testified to?

3

- A. That was generally the broad topic.
- 4 He -- he may have asked me about how my family
- 5 would hold up, how I could extricate myself from
- 6 my then law firm, things of that nature, but no
- 7 substantive discussions.
- 8 Q. And when you say "no substantive
- 9 discussions," would that also mean that you did
- 10 not discuss anything having to do with Detroit's
- 11 pension liabilities?
- 12 A. I -- I don't recall really ever
- 13 talking to Mr. Baird about Detroit's pension
- 14 liabilities.
- 15 Q. At any time?
- 16 A. At any time.
- 17 Q. Did you ever speak to Mr. Baird at
- 18 any time about the issue of the Michigan
- 19 Constitution?
- 20 A. I don't recall ever speaking to
- 21 Mr. Baird about the issue of the Michigan
- 22 Constitution.

- Page 445
- 1 Q. Did Mr. Baird ever express to you a
- 2 view about whether or not Detroit's accrued
- 3 pension liabilities could or should be cut?
- 4 A. No.
- 5 Q. Did Mr. Baird ever express a view to
- 6 you about whether or not the position taken by the
- 7 Attorney General that you testified about earlier
- 8 was correct or incorrect?
- 9 A. No.
- 10 Q. In any one-on-one meetings that
- 11 you've ever had with the Governor, the Treasurer
- 12 or Mr. Baird, was there any discussion about when
- 13 Detroit should file for bankruptcy?
- 14 A. Well, there are three questions. Not
- 15 with Mr. Baird; I don't recall any with
- 16 Treasurer Dillon; and none with specificity with
- 17 the Governor.
- 18 Q. Do you do -- do you have any -- when
- 19 you say "none with specificity," do you mean your
- 20 recollection is not specific or what was discussed
- 21 was not specific?
- 22 A. What was discussed was not specific.

- Page 446 Q. Okay. What was discussed, to the
- 2 best of your recollection, with the Governor about
- 3 when Detroit should file for bankruptcy?
- 4 A. Generally, after -- and I'll just
- 5 give it to you generally after the June 14th
- 6 meeting, on the one-on-one meetings, we discussed
- 7 my hope that we get some settlements in. We were
- 8 having discussions with some parties.
- 9 We discussed that, you know, time was
- 10 drawing -- was -- seemed to be moving quite
- 11 quickly, but we were hopeful, and we were -- had
- 12 some initial discussions. Later we discussed, I
- 13 think June -- I'll do it this way -- June 14th
- 14 through July 3rd, we continued to have discussions
- 15 along those lines.
- 16 In July, in the one-on-one meetings,
- 17 the one or two that we might have had, the general
- 18 discussion was there was this litigation, but we
- 19 were still hoping that we could resolve some
- 20 issues. And we continued to have those
- 21 discussions up until a day or so -- no, not until
- 22 a day or so -- until the week before the filing.
 - Page 447
- 1 Q. So -- so am I correct that you had
 2 multiple one-on-one exchanges with the Governor
 - 2. about the greation about when the City abouted file
 - 3 about the question about when the City should file
 - 4 for bankruptcy?
 - 5 A. We -- as I said, we may have had one
 - 6 or two. I remember one week in there in July was
 - 7 the 4th of July holiday week, and I don't think we
 - 8 had a meeting there. But I -- I don't recall
 - 9 specifically the dates of the meeting. I think we
 - 10 may have had one or two one-on-ones.
 - 11 Q. Okay.
 - So in those one-on -- one-on-ones,
 - 13 those one or two one-on-ones --
 - A. Um-hum.
 - 15 Q. -- to the best of your recollection,
 - 16 what did you say to the Governor in connection
 - 17 with the issue about when the petition should be
 - 18 filed?

14

- 19 A. All I said to the Governor is we
- 20 continue -- I understand that we're trying to work
- 21 towards some resolutions; we hope people take us
- 22 seriously; we hope they're listening to what we're

Page 448
1 saying. I'm really not hearing any debate on the
2 level of debt. I'm hearing some people being

3 concerned about, you know, what our proposal is.4 We hope they make a resolution. Towards the end,

5 the question was hopefully we will be able to work

6 things out.

Q. And did -- what did the Governor say,to the best of your recollection, in those

9 one-on-ones?

10 A. Thank you for the information. You11 know, I appreciate your trying to do -- you're

12 doing a good job; I appreciate the job you're

13 trying to do. This is going to be difficult.

14 Keep trying to work towards a resolution. You

15 know, it -- make the right decision; it's

16 ultimately your call.

17 Q. Did he ever give you any view as to

18 what he thought you should do or what the City

19 should do in connection with the timing of the

20 filing?

21 A. No.

22 Q. Did you ever have any one-on-one

Page 450 1 implications," I mean that in a broad sense, so

2 public reaction is --

3 A. Oh.

4 Q. -- broadly -- broadly, would it --

5 would it be included within that?

6 A. Well, if you say "public reaction,"

7 yeah, we probably did have discussions about

8 potential public reaction.

9 Q. And what -- and what did you -- what 10 did you say, or what did he say about that?

A. Generally, you know, this -- this

12 would be -- and this is towards the end -- well,

13 you know, I don't know if -- I'm trying to recall

14 now. I don't know if we had discussions about

15 that prior to the week of the filing. Because I

16 don't think we had that many one-on-one meetings

17 in -- in between June 14th and July because of the

18 holiday.

1

11

19 So there may have been a discussion,

20 but I don't think it was in a one-on-one meeting.

21 I think it was in one of the Detroit team meetings

22 the week before the filing --

Page 451

Page 449

1 meetings with the Governor in which he or you

2 discussed what the political implications might be

3 of a bankruptcy filing?

4 A. It's -- the discussion we had earlier

this morning about political implications, and I'm

6 going to -- you know, that's -- that's a broad

7 discussion from people being angry to editorial

8 pages, things like that.

9 So there -- there may have been some

10 discussion in that regard. But I don't recall

11 anything particularly political about our

12 discussions.

13 Q. Okay. Well, I -- I -- I didn't mean

14 to ask you about whether there's anything

15 political about your discussions. But my question

16 was, in any one of your one-on-ones with the

17 Governor, was there any discussion between the two

18 of you, whether you were saying something or

19 whether he was saying something, about what might

20 be the political implications of the bankruptcy

21 filing?

22 And when I say "political

Q. Okay.

2 A. -- that was the Friday.

3 Q. So at one of -- your testimony is

4 that at one of the Detroit team meetings, there

5 was -- before the filing, there was the discuss

6 -- a discussion about what might have been the

7 political implications of the filing?

8 A. The political implications as you

9 just defined it meaning public reaction.

10 Q. Well, let -- let me just be clear --

11 A. Okay.

12 Q. -- it -- it would include public

13 reaction.

14 A. Okay.

Well, without getting into

16 discussions, because there were attorneys at that

17 meeting, and I don't -- here again, I want to be

18 careful about the privilege. If you include the

19 definition spanning from political implications

20 meaning potential public reaction, I believe there

21 were discussions in that regard, but not in the

22 sense that political reactions should in any way

	1 Of BETTOTT, MICHIOTAL		
1	Page 452 impact the decision that we needed to make.	1	it. Page 454
2	The discussions were always about	2	We were being involved in litigation,
3	what's the best decision; are we making progress;	3	as I said before on September 16th, and the
4	the discretion is up to me, within my authority,	4	general discussion was we need to make some
5	to make a recommendation; and if I make a	5	decisions, let's make the right decision
6	recommendation, the Governor would take it up in	6	irrespective of any political considerations.
7	due course.	7	Q. Mr. Orr, are you paid by the State of
8	Q. What was said at was this said	8	Michigan?
9	was this discussion that you just testified about	9	A. I believe so.
10	at one or more of the Detroit the Detroit team	10	Q. Okay. Is it is it correct that
11	meetings?	11	you're a you're an employee are you an
12	MR. SHUMAKER: You say "this	12	employee of the State of Michigan?
13	discussion," are you talking about the discussion	13	A. No, I'm a contractor to the State of
14	about the political	14	Michigan.
15	MR. DECHAIRA: Yeah, right.	15	Q. Okay. You're an you're an
16	MR. SHUMAKER: implications?	16	agent are you an agent of the State of
17	MR. DECHAIRA: Correct.	17	Michigan?
18	THE WITNESS: I believe that when you	18	MR. SHUMAKER: Objection
19	say "political implications," you know, I don't	19	THE WITNESS: I
20	want to give the impression that there was	20	MR. SHUMAKER: calls for a legal
21	something overt there was some overt concern	21	conclusion.
22	about the political implications. Our general	22	THE WITNESS: Yeah, that's what I was
1	Page 453	1	Page 455
1	discussions were we were going to do the right	1	going to say.
2	discussions were we were going to do the right thing as we saw fit	2	going to say. BY MR. DECHAIRA:
2 3	discussions were we were going to do the right thing as we saw fit BY MR. DECHAIRA:	2	going to say. BY MR. DECHAIRA: Q. Okay.
2 3 4	discussions were we were going to do the right thing as we saw fit BY MR. DECHAIRA: Q. Okay.	2 3 4	going to say. BY MR. DECHAIRA: Q. Okay. Do you consider yourself bound by the
2 3 4 5	discussions were we were going to do the right thing as we saw fit BY MR. DECHAIRA: Q. Okay. A they were not being driven by	2 3 4 5	going to say. BY MR. DECHAIRA: Q. Okay. Do you consider yourself bound by the laws and the Constitution of the State of
2 3 4 5 6	discussions were we were going to do the right thing as we saw fit BY MR. DECHAIRA: Q. Okay. A they were not being driven by political concerns. We were aware that it would	2 3 4 5 6	going to say. BY MR. DECHAIRA: Q. Okay. Do you consider yourself bound by the laws and the Constitution of the State of Michigan?
2 3 4 5 6 7	discussions were we were going to do the right thing as we saw fit BY MR. DECHAIRA: Q. Okay. A they were not being driven by political concerns. We were aware that it would garner public attention, but we were still going	2 3 4 5 6 7	going to say. BY MR. DECHAIRA: Q. Okay. Do you consider yourself bound by the laws and the Constitution of the State of Michigan? A. I consider myself bound by the laws
2 3 4 5 6 7 8	discussions were we were going to do the right thing as we saw fit BY MR. DECHAIRA: Q. Okay. A they were not being driven by political concerns. We were aware that it would garner public attention, but we were still going to do the right thing.	2 3 4 5 6 7 8	going to say. BY MR. DECHAIRA: Q. Okay. Do you consider yourself bound by the laws and the Constitution of the State of Michigan? A. I consider myself bound by the laws in the Constitution of the United States and the
2 3 4 5 6 7 8 9	discussions were we were going to do the right thing as we saw fit BY MR. DECHAIRA: Q. Okay. A they were not being driven by political concerns. We were aware that it would garner public attention, but we were still going to do the right thing. Q. Can you tell me who said what at	2 3 4 5 6 7 8 9	going to say. BY MR. DECHAIRA: Q. Okay. Do you consider yourself bound by the laws and the Constitution of the State of Michigan? A. I consider myself bound by the laws in the Constitution of the United States and the State of Michigan.
2 3 4 5 6 7 8 9	discussions were we were going to do the right thing as we saw fit BY MR. DECHAIRA: Q. Okay. A they were not being driven by political concerns. We were aware that it would garner public attention, but we were still going to do the right thing. Q. Can you tell me who said what at those meetings about that the issue that you're	2 3 4 5 6 7 8 9	going to say. BY MR. DECHAIRA: Q. Okay. Do you consider yourself bound by the laws and the Constitution of the State of Michigan? A. I consider myself bound by the laws in the Constitution of the United States and the State of Michigan. Q. And do you consider yourself bound by
2 3 4 5 6 7 8 9 10	discussions were we were going to do the right thing as we saw fit BY MR. DECHAIRA: Q. Okay. A they were not being driven by political concerns. We were aware that it would garner public attention, but we were still going to do the right thing. Q. Can you tell me who said what at those meetings about that the issue that you're talking about?	2 3 4 5 6 7 8 9 10	going to say. BY MR. DECHAIRA: Q. Okay. Do you consider yourself bound by the laws and the Constitution of the State of Michigan? A. I consider myself bound by the laws in the Constitution of the United States and the State of Michigan. Q. And do you consider yourself bound by the interpretations of the laws and Constitution
2 3 4 5 6 7 8 9 10 11 12	discussions were we were going to do the right thing as we saw fit BY MR. DECHAIRA: Q. Okay. A they were not being driven by political concerns. We were aware that it would garner public attention, but we were still going to do the right thing. Q. Can you tell me who said what at those meetings about that the issue that you're talking about? A. Here again, there were attorneys	2 3 4 5 6 7 8 9 10 11 12	going to say. BY MR. DECHAIRA: Q. Okay. Do you consider yourself bound by the laws and the Constitution of the State of Michigan? A. I consider myself bound by the laws in the Constitution of the United States and the State of Michigan. Q. And do you consider yourself bound by the interpretations of the laws and Constitution of the State of Michigan that are made by the
2 3 4 5 6 7 8 9 10	discussions were we were going to do the right thing as we saw fit BY MR. DECHAIRA: Q. Okay. A they were not being driven by political concerns. We were aware that it would garner public attention, but we were still going to do the right thing. Q. Can you tell me who said what at those meetings about that the issue that you're talking about? A. Here again, there were attorneys present at that meeting giving legal advice, so	2 3 4 5 6 7 8 9 10	going to say. BY MR. DECHAIRA: Q. Okay. Do you consider yourself bound by the laws and the Constitution of the State of Michigan? A. I consider myself bound by the laws in the Constitution of the United States and the State of Michigan. Q. And do you consider yourself bound by the interpretations of the laws and Constitution of the State of Michigan that are made by the Michigan Attorney General?
2 3 4 5 6 7 8 9 10 11 12 13	discussions were we were going to do the right thing as we saw fit BY MR. DECHAIRA: Q. Okay. A they were not being driven by political concerns. We were aware that it would garner public attention, but we were still going to do the right thing. Q. Can you tell me who said what at those meetings about that the issue that you're talking about? A. Here again, there were attorneys present at that meeting giving legal advice, so I'm going to see if I can answer the question	2 3 4 5 6 7 8 9 10 11 12 13 14	going to say. BY MR. DECHAIRA: Q. Okay. Do you consider yourself bound by the laws and the Constitution of the State of Michigan? A. I consider myself bound by the laws in the Constitution of the United States and the State of Michigan. Q. And do you consider yourself bound by the interpretations of the laws and Constitution of the State of Michigan that are made by the Michigan Attorney General? A. I consider myself bound by the laws
2 3 4 5 6 7 8 9 10 11 12 13	discussions were we were going to do the right thing as we saw fit BY MR. DECHAIRA: Q. Okay. A they were not being driven by political concerns. We were aware that it would garner public attention, but we were still going to do the right thing. Q. Can you tell me who said what at those meetings about that the issue that you're talking about? A. Here again, there were attorneys present at that meeting giving legal advice, so I'm going to see if I can answer the question without implicating any of the legal advice.	2 3 4 5 6 7 8 9 10 11 12 13	going to say. BY MR. DECHAIRA: Q. Okay. Do you consider yourself bound by the laws and the Constitution of the State of Michigan? A. I consider myself bound by the laws in the Constitution of the United States and the State of Michigan. Q. And do you consider yourself bound by the interpretations of the laws and Constitution of the State of Michigan that are made by the Michigan Attorney General? A. I consider myself bound by the laws of the U.S. Constitution and the State of Michigan
2 3 4 5 6 7 8 9 10 11 12 13 14 15	discussions were we were going to do the right thing as we saw fit BY MR. DECHAIRA: Q. Okay. A they were not being driven by political concerns. We were aware that it would garner public attention, but we were still going to do the right thing. Q. Can you tell me who said what at those meetings about that the issue that you're talking about? A. Here again, there were attorneys present at that meeting giving legal advice, so I'm going to see if I can answer the question without implicating any of the legal advice. And as I just said, the discussion	2 3 4 5 6 7 8 9 10 11 12 13 14 15	going to say. BY MR. DECHAIRA: Q. Okay. Do you consider yourself bound by the laws and the Constitution of the State of Michigan? A. I consider myself bound by the laws in the Constitution of the United States and the State of Michigan. Q. And do you consider yourself bound by the interpretations of the laws and Constitution of the State of Michigan that are made by the Michigan Attorney General? A. I consider myself bound by the laws of the U.S. Constitution and the State of Michigan as interpreted by the Federal courts.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	discussions were we were going to do the right thing as we saw fit BY MR. DECHAIRA: Q. Okay. A they were not being driven by political concerns. We were aware that it would garner public attention, but we were still going to do the right thing. Q. Can you tell me who said what at those meetings about that the issue that you're talking about? A. Here again, there were attorneys present at that meeting giving legal advice, so I'm going to see if I can answer the question without implicating any of the legal advice.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	going to say. BY MR. DECHAIRA: Q. Okay. Do you consider yourself bound by the laws and the Constitution of the State of Michigan? A. I consider myself bound by the laws in the Constitution of the United States and the State of Michigan. Q. And do you consider yourself bound by the interpretations of the laws and Constitution of the State of Michigan that are made by the Michigan Attorney General? A. I consider myself bound by the laws of the U.S. Constitution and the State of Michigan as interpreted by the Federal courts.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	discussions were we were going to do the right thing as we saw fit BY MR. DECHAIRA: Q. Okay. A they were not being driven by political concerns. We were aware that it would garner public attention, but we were still going to do the right thing. Q. Can you tell me who said what at those meetings about that the issue that you're talking about? A. Here again, there were attorneys present at that meeting giving legal advice, so I'm going to see if I can answer the question without implicating any of the legal advice. And as I just said, the discussion generally centered around we're not getting the	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	going to say. BY MR. DECHAIRA: Q. Okay. Do you consider yourself bound by the laws and the Constitution of the State of Michigan? A. I consider myself bound by the laws in the Constitution of the United States and the State of Michigan. Q. And do you consider yourself bound by the interpretations of the laws and Constitution of the State of Michigan that are made by the Michigan Attorney General? A. I consider myself bound by the laws of the U.S. Constitution and the State of Michigan as interpreted by the Federal courts. Q. But not the Attorney Attorney
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	discussions were we were going to do the right thing as we saw fit BY MR. DECHAIRA: Q. Okay. A they were not being driven by political concerns. We were aware that it would garner public attention, but we were still going to do the right thing. Q. Can you tell me who said what at those meetings about that the issue that you're talking about? A. Here again, there were attorneys present at that meeting giving legal advice, so I'm going to see if I can answer the question without implicating any of the legal advice. And as I just said, the discussion generally centered around we're not getting the progress that we want. As I said at the June 14th	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	going to say. BY MR. DECHAIRA: Q. Okay. Do you consider yourself bound by the laws and the Constitution of the State of Michigan? A. I consider myself bound by the laws in the Constitution of the United States and the State of Michigan. Q. And do you consider yourself bound by the interpretations of the laws and Constitution of the State of Michigan that are made by the Michigan Attorney General? A. I consider myself bound by the laws of the U.S. Constitution and the State of Michigan as interpreted by the Federal courts. Q. But not the Attorney Attorney General of the State of Michigan?
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	discussions were we were going to do the right thing as we saw fit BY MR. DECHAIRA: Q. Okay. A they were not being driven by political concerns. We were aware that it would garner public attention, but we were still going to do the right thing. Q. Can you tell me who said what at those meetings about that the issue that you're talking about? A. Here again, there were attorneys present at that meeting giving legal advice, so I'm going to see if I can answer the question without implicating any of the legal advice. And as I just said, the discussion generally centered around we're not getting the progress that we want. As I said at the June 14th meeting, we're not getting the progress we need.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	going to say. BY MR. DECHAIRA: Q. Okay. Do you consider yourself bound by the laws and the Constitution of the State of Michigan? A. I consider myself bound by the laws in the Constitution of the United States and the State of Michigan. Q. And do you consider yourself bound by the interpretations of the laws and Constitution of the State of Michigan that are made by the Michigan Attorney General? A. I consider myself bound by the laws of the U.S. Constitution and the State of Michigan as interpreted by the Federal courts. Q. But not the Attorney Attorney General of the State of Michigan? A. Not necessarily. If if there's a
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	discussions were we were going to do the right thing as we saw fit BY MR. DECHAIRA: Q. Okay. A they were not being driven by political concerns. We were aware that it would garner public attention, but we were still going to do the right thing. Q. Can you tell me who said what at those meetings about that the issue that you're talking about? A. Here again, there were attorneys present at that meeting giving legal advice, so I'm going to see if I can answer the question without implicating any of the legal advice. And as I just said, the discussion generally centered around we're not getting the progress that we want. As I said at the June 14th meeting, we're not getting the progress we need. We had to make some difficult decisions. As I	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	going to say. BY MR. DECHAIRA: Q. Okay. Do you consider yourself bound by the laws and the Constitution of the State of Michigan? A. I consider myself bound by the laws in the Constitution of the United States and the State of Michigan. Q. And do you consider yourself bound by the interpretations of the laws and Constitution of the State of Michigan that are made by the Michigan Attorney General? A. I consider myself bound by the laws of the U.S. Constitution and the State of Michigan as interpreted by the Federal courts. Q. But not the Attorney Attorney General of the State of Michigan? A. Not necessarily. If if there's a law or a ruling by a Court, I would think that

CH	TOF DETROIT, MICHIGAN		450-459
1	Page 456 Q. Okay. In the absence of a ruling by	1	February 7th, 2013?
2	a Court, do you consider yourself as in your	2	Do you see that?
3	capacity as an emergency manager, bound by the	3	A. Yes.
4	interpretations of the Michigan Constitution made	4	Q. Okay.
5	by the Michigan Attorney General?	5	And then you see there appears to be
6	A. As I just said, I consider myself	6	a schedule under that?
7	bound by the laws of the United States and the	7	A. Yes.
8	State of Michigan as interpreted ultimately by a	8	Q. Okay. Did you meet with Andy Dillon,
9	Court.	9	or did you go out to lunch with Andy Dillon and
10	Q. Right.	10	another person on Monday, February 11th?
11	But my question is, in the absence of	11	A. Yes.
12	a Court ruling on a particular question, do you	12	Q. And who was the other person?
13	consider yourself on a particular question of	13	A. I went out to lunch, actually, with
14	Michigan law, do you consider yourself bound by	14	three people: Andy Dillon, Brom Stibitz, and
15	the interpretation of the Michigan Attorney	15	Tom Saxton.
16	General?	16	Q. Who are those two other people?
17	A. I'll repeat my answer.	17	A. Two other people are employees of the
18	I understand what you're getting at.	18	Treasury Department and work under Andy Dillon.
19	But I'll repeat my answer.	19	Q. Okay. And what was discussed at that
20	I feel ultimately the question has to	20	lunch?
21	resolve be resolved by the courts of the	21	A. Me potentially
22	United States. And I've said that before, and	22	MR. SHUMAKER: Let me just they're
	Page 457		Page 459
1	that's the position we've taken.	1	not lawyers; is that correct?
2	 Q. Did you ever speak to the Governor in 	2	THE WITNESS: I don't know if Brom
3	a one-on-one meeting about the absence of	3	and Tom are.
4	contingencies in his authorization letter?	4	BY MR. DECHAIRA:
5	A. No.	5	Q. Well, I guess that was the question,
6	Q. I'd like to show you what I'll ask to	6	is, were they acting in in their capacity as
7	have marked as Exhibit 23.	7	attorneys for the State during that lunch?
8		8	A. I don't know if Brom and and Tom
9	(Whereupon, e-mail string was marked,	9	Saxton are attorneys.
10	for identification purposes, as Orr	10	MR. SHUMAKER: You can you can
11	Deposition Exhibit Number 23.)	11	answer.
12		12	THE WITNESS: Okay.
13	MR. DECHIARA: And for the record	13	This my understanding what this is
14	THE COURT REPORTER: Hold on.	14	was a schedule for me to come and discuss their
15	(Sotto voce comments by counsel and	15	interests in me applying to become the emergency
16	court reporter.)	16	manager for the City of Detroit.
17	MR. DECHIARA: Are we on the record?	17	BY MR. DECHAIRA:
18	BY MR. DECHAIRA:	18	Q. Right.
19	Q. Mr. Orr, if you look at Exhibit 23,	19	But what was do you have a
20	do you see that the bottom two-thirds of the page	20	recollection of what you talked about at lunch?
21	is in appears to be an e-mail from	21	A. Yeah, generally, what the statute
22	Richard Baird to various people, dated	22	required, the financial stability agreement

_	Dama 400		Dama 400
1	Page 460 provisions, potentially when I would be able to	1	Q. Did they did Mr. Baird or the
2	to to apply; generally, sort of high-level	2	Governor express any views about what they thought
3	preliminary discussions about becoming the EM.	3	of the substance of the ideas that were put forth
4	Q. Did you talk about pensions?	4	in the Jones Day pitch book?
5	A. No, we didn't talk about the detail.	5	A. No, not really. They they I
6	I wish I had.	6	mean, all they ever said was it it was a good
7	Q. Did you after lunch, did you meet	7	pitch book, but there was not there was no
8	with the Governor and Mr. Baird?	8	substantive discussion during these meetings.
9	A. Yes.	9	Q. Mr. Orr, I would like to show you
10	Q. And who else was present at	10	what I'll now mark as Exhibit 24. It's a
11	present, if anyone, at that meeting?	11	document it's a two-page document. It says at
12	A. I I believe his scheduler,	12	the top, Is the Emergency Manager Moving Fast
13	Allison, walked me into the room, and it was just	13	Enough, question mark. It's Bates stamped
14	me, the Governor and Rich Baird.	14	DTMI00113909
15	Q. And do you recall what you talked	15	A. Right.
16	about in that meeting?	16	Q and -10
17	A. Very high level. This was a a	17	THE COURT REPORTER: Do you want me
18	a meet-and-greet, as I call it; get to know you;	18	to mark it?
19	are you interested? Frankly, at this time, I was	19	MR. DECHAIRA: Yes, please, as
20	still on the fence as to whether or not I would	20	Exhibit 24.
21	apply for the job, and this these were	21	
22	discussions about, well, this is what the job	22	(Whereupon, Excerpt from report of
	Page 461		Page 463
1	would entail. We're doing our due diligence.	1	Emergency Manager was marked, for
2	There's some other candidates we're considering,	2	identification purposes, as
3	but we would like you to be interested, things	3	Deposition Exhibit Number 24.)
4	along those lines.	4	
5	 Q. Did they say who the other candidates 	5	THE WITNESS: Thank you.
6	were?	6	THE COURT REPORTER: Um-hum.
7	A. No, they did not.	7	BY MR. DECHAIRA:
8	 Q. Did they talk about the pitch meeting 	8	 Q. Can you identify what this document
9	that you participated in earlier?	9	is?
10	A. No, not so much tangentially, I	10	 A. Is this a excerpt from one of my
11	mean, that that discussions were about, you	11	reports
12	know, we we we saw your firm's pitch at the	12	Q. I'm
13	meeting; we were impressed with your passion for	13	A you're asking me?
14	the City; how you had been a Michigander; the work	14	Q. I'm asking you.
15	you did on other cases related to the City; you	15	A. Yeah, because I'd I'd I'm
16	know, would you would you at least and this	16	no. Can I identify this document is?
17	was more as I interpreted it, this was more	17	No, it speaks for itself.
18	getting me to I was still taking a position I	18	Q. Well, let me I mean, have you ever
19	don't want the job, but this was more me trying to	19	seen this document before?
	avalana is a listia bis anal ana vibas is via d	20	A. I think I've seen this document
20	explore it a little bit and see what it would	20	7t. Tamik 170 coon and accument
20 21	entail, and them saying that it's probably we	21	before, but I don't think this is from I don't
	•		

	TOF DETROIT, MICHIGAN		404-407
1	Page 464 Q. You don't know who prepared this?	1	Page 466 this this in this e-mail, you're referring
2	A. No.	2	to the meeting you had with Mr with the
3	Q. And you don't know what purpose this	3	Governor and Mr. Baird?
4	document was used for?	4	A. Yeah, I think the e-mail chain is, as
5	A. No. Now, that's not saying it could	5	I said today, there may have been back-and-forth
6	have been prepared from my office, but it could	6	pleasantries, and this is the type of stuff that
7	have been done in our communications division. I	7	I the type of e-mails I was talking about.
8	just there's so many documents that are	8	It's the Governor saying to me, you know, nice to
9	prepared in my office, I'm not I don't see all	9	meet you; excited about the prospect of working
10	of them.	10	with you; job is difficult. I mean, it speaks for
11	Q. I don't want you to guess or	11	itself.
12	speculate.	12	He talks about the job, the the
13	A. Yeah; no, I don't I don't	13	the collaborative irrational acts. That's people
14	Q. You don't know?	14	doing things that seem
15	A yeah, I don't know.	15	Q. And
16	Q. Okay.	16	A insurmountable.
17	I'd like to show you what I'll ask to	17	Q Mr. Orr, I don't mean to cut you
18	have marked as Exhibit 25, which is a set of	18	off. I just asked if this was the meeting that
19	e-mail exchanges stamped JD-RD-0000354.	19	you were referring to
20		20	A. Yeah, I think -
21	(Whereupon, e-mail string was marked,	21	Q I think the answer is yes
22	for identification purposes, as	22	A this all speaks for it itself.
	Page 465		Veels this all encoles for itself
1	Deposition Exhibit Number 25.)	1	Yeah, this all speaks for itself.
1 2	Deposition Exhibit Number 25.)	2	Yeah, this all speaks for itself. Q. Let me refer show you a document
1 2 3	Deposition Exhibit Number 25.) THE COURT REPORTER: Hold on.	2	Yeah, this all speaks for itself. Q. Let me refer show you a document I'll ask to have marked as Exhibit 26. This is a
1 2 3 4	Deposition Exhibit Number 25.) THE COURT REPORTER: Hold on. THE WITNESS: Thank you.	2 3 4	Yeah, this all speaks for itself. Q. Let me refer show you a document I'll ask to have marked as Exhibit 26. This is a two-page document stamped at the bottom
1 2 3 4 5	Deposition Exhibit Number 25.) THE COURT REPORTER: Hold on. THE WITNESS: Thank you. BY MR. DECHAIRA:	2 3 4 5	Yeah, this all speaks for itself. Q. Let me refer show you a document I'll ask to have marked as Exhibit 26. This is a two-page document stamped at the bottom JD-RD-0000334 and -35 on the second page.
1 2 3 4 5 6	Deposition Exhibit Number 25.) THE COURT REPORTER: Hold on. THE WITNESS: Thank you. BY MR. DECHAIRA: Q. Let me refer you to the bottom of the	2 3 4 5 6	Yeah, this all speaks for itself. Q. Let me refer show you a document I'll ask to have marked as Exhibit 26. This is a two-page document stamped at the bottom JD-RD-0000334 and -35 on the second page. A. I think this is I think this is
1 2 3 4 5 6 7	Deposition Exhibit Number 25.) THE COURT REPORTER: Hold on. THE WITNESS: Thank you. BY MR. DECHAIRA: Q. Let me refer you to the bottom of the first page. Do you see there's an e-mail from you	2 3 4 5 6 7	Yeah, this all speaks for itself. Q. Let me refer show you a document I'll ask to have marked as Exhibit 26. This is a two-page document stamped at the bottom JD-RD-0000334 and -35 on the second page. A. I think this is I think this is Exhibit 20.
1 2 3 4 5 6 7 8	Deposition Exhibit Number 25.) THE COURT REPORTER: Hold on. THE WITNESS: Thank you. BY MR. DECHAIRA: Q. Let me refer you to the bottom of the first page. Do you see there's an e-mail from you to the Governor?	2 3 4 5 6 7 8	Yeah, this all speaks for itself. Q. Let me refer show you a document I'll ask to have marked as Exhibit 26. This is a two-page document stamped at the bottom JD-RD-0000334 and -35 on the second page. A. I think this is I think this is Exhibit 20. Q. Oh, it may be.
1 2 3 4 5 6 7 8 9	Deposition Exhibit Number 25.) THE COURT REPORTER: Hold on. THE WITNESS: Thank you. BY MR. DECHAIRA: Q. Let me refer you to the bottom of the first page. Do you see there's an e-mail from you to the Governor? A. Yes.	2 3 4 5 6 7 8 9	Yeah, this all speaks for itself. Q. Let me refer show you a document I'll ask to have marked as Exhibit 26. This is a two-page document stamped at the bottom JD-RD-0000334 and -35 on the second page. A. I think this is I think this is Exhibit 20. Q. Oh, it may be. A. I think we already talked about this.
1 2 3 4 5 6 7 8 9	Deposition Exhibit Number 25.) THE COURT REPORTER: Hold on. THE WITNESS: Thank you. BY MR. DECHAIRA: Q. Let me refer you to the bottom of the first page. Do you see there's an e-mail from you to the Governor? A. Yes. Q. Dated February 13th, 2013?	2 3 4 5 6 7 8 9	Yeah, this all speaks for itself. Q. Let me refer show you a document I'll ask to have marked as Exhibit 26. This is a two-page document stamped at the bottom JD-RD-0000334 and -35 on the second page. A. I think this is I think this is Exhibit 20. Q. Oh, it may be. A. I think we already talked about this. Q. Okay. Well
1 2 3 4 5 6 7 8 9 10 11	Deposition Exhibit Number 25.) THE COURT REPORTER: Hold on. THE WITNESS: Thank you. BY MR. DECHAIRA: Q. Let me refer you to the bottom of the first page. Do you see there's an e-mail from you to the Governor? A. Yes. Q. Dated February 13th, 2013? A. Yes.	2 3 4 5 6 7 8 9 10	Yeah, this all speaks for itself. Q. Let me refer show you a document I'll ask to have marked as Exhibit 26. This is a two-page document stamped at the bottom JD-RD-0000334 and -35 on the second page. A. I think this is I think this is Exhibit 20. Q. Oh, it may be. A. I think we already talked about this. Q. Okay. Well A. Yeah. Yeah, it's the same no, I
1 2 3 4 5 6 7 8 9 10 11 12	Deposition Exhibit Number 25.) THE COURT REPORTER: Hold on. THE WITNESS: Thank you. BY MR. DECHAIRA: Q. Let me refer you to the bottom of the first page. Do you see there's an e-mail from you to the Governor? A. Yes. Q. Dated February 13th, 2013? A. Yes. Q. It refers to a meeting you had	2 3 4 5 6 7 8 9 10 11 12	Yeah, this all speaks for itself. Q. Let me refer show you a document I'll ask to have marked as Exhibit 26. This is a two-page document stamped at the bottom JD-RD-0000334 and -35 on the second page. A. I think this is I think this is Exhibit 20. Q. Oh, it may be. A. I think we already talked about this. Q. Okay. Well A. Yeah. Yeah, it's the same no, I have it. It's the same thing.
1 2 3 4 5 6 7 8 9 10 11 12 13	Deposition Exhibit Number 25.) THE COURT REPORTER: Hold on. THE WITNESS: Thank you. BY MR. DECHAIRA: Q. Let me refer you to the bottom of the first page. Do you see there's an e-mail from you to the Governor? A. Yes. Q. Dated February 13th, 2013? A. Yes. Q. It refers to a meeting you had with with the Governor.	2 3 4 5 6 7 8 9 10 11 12 13	Yeah, this all speaks for itself. Q. Let me refer show you a document I'll ask to have marked as Exhibit 26. This is a two-page document stamped at the bottom JD-RD-0000334 and -35 on the second page. A. I think this is I think this is Exhibit 20. Q. Oh, it may be. A. I think we already talked about this. Q. Okay. Well A. Yeah. Yeah, it's the same no, I have it. It's the same thing. Q. Okay. I don't have Exhibit 20.
1 2 3 4 5 6 7 8 9 10 11 12 13 14	Deposition Exhibit Number 25.) THE COURT REPORTER: Hold on. THE WITNESS: Thank you. BY MR. DECHAIRA: Q. Let me refer you to the bottom of the first page. Do you see there's an e-mail from you to the Governor? A. Yes. Q. Dated February 13th, 2013? A. Yes. Q. It refers to a meeting you had with with the Governor. Do you see that?	2 3 4 5 6 7 8 9 10 11 12 13 14	Yeah, this all speaks for itself. Q. Let me refer show you a document I'll ask to have marked as Exhibit 26. This is a two-page document stamped at the bottom JD-RD-0000334 and -35 on the second page. A. I think this is I think this is Exhibit 20. Q. Oh, it may be. A. I think we already talked about this. Q. Okay. Well A. Yeah. Yeah, it's the same no, I have it. It's the same thing. Q. Okay. I don't have Exhibit 20. Okay. Thank you for pointing that
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15	Deposition Exhibit Number 25.) THE COURT REPORTER: Hold on. THE WITNESS: Thank you. BY MR. DECHAIRA: Q. Let me refer you to the bottom of the first page. Do you see there's an e-mail from you to the Governor? A. Yes. Q. Dated February 13th, 2013? A. Yes. Q. It refers to a meeting you had with with the Governor. Do you see that? A. Yes.	2 3 4 5 6 7 8 9 10 11 12 13 14 15	Yeah, this all speaks for itself. Q. Let me refer show you a document I'll ask to have marked as Exhibit 26. This is a two-page document stamped at the bottom JD-RD-0000334 and -35 on the second page. A. I think this is I think this is Exhibit 20. Q. Oh, it may be. A. I think we already talked about this. Q. Okay. Well A. Yeah. Yeah, it's the same no, I have it. It's the same thing. Q. Okay. I don't have Exhibit 20. Okay. Thank you for pointing that out.
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Deposition Exhibit Number 25.) THE COURT REPORTER: Hold on. THE WITNESS: Thank you. BY MR. DECHAIRA: Q. Let me refer you to the bottom of the first page. Do you see there's an e-mail from you to the Governor? A. Yes. Q. Dated February 13th, 2013? A. Yes. Q. It refers to a meeting you had with with the Governor. Do you see that? A. Yes. Q. When was that meeting or was was	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	Yeah, this all speaks for itself. Q. Let me refer show you a document I'll ask to have marked as Exhibit 26. This is a two-page document stamped at the bottom JD-RD-0000334 and -35 on the second page. A. I think this is I think this is Exhibit 20. Q. Oh, it may be. A. I think we already talked about this. Q. Okay. Well A. Yeah. Yeah, it's the same no, I have it. It's the same thing. Q. Okay. I don't have Exhibit 20. Okay. Thank you for pointing that out. A. Yeah.
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15	Deposition Exhibit Number 25.) THE COURT REPORTER: Hold on. THE WITNESS: Thank you. BY MR. DECHAIRA: Q. Let me refer you to the bottom of the first page. Do you see there's an e-mail from you to the Governor? A. Yes. Q. Dated February 13th, 2013? A. Yes. Q. It refers to a meeting you had with with the Governor. Do you see that? A. Yes.	2 3 4 5 6 7 8 9 10 11 12 13 14 15	Yeah, this all speaks for itself. Q. Let me refer show you a document I'll ask to have marked as Exhibit 26. This is a two-page document stamped at the bottom JD-RD-0000334 and -35 on the second page. A. I think this is I think this is Exhibit 20. Q. Oh, it may be. A. I think we already talked about this. Q. Okay. Well A. Yeah. Yeah, it's the same no, I have it. It's the same thing. Q. Okay. I don't have Exhibit 20. Okay. Thank you for pointing that out. A. Yeah. Q. Let me refer you to Exhibit 20.
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Deposition Exhibit Number 25.) THE COURT REPORTER: Hold on. THE WITNESS: Thank you. BY MR. DECHAIRA: Q. Let me refer you to the bottom of the first page. Do you see there's an e-mail from you to the Governor? A. Yes. Q. Dated February 13th, 2013? A. Yes. Q. It refers to a meeting you had with with the Governor. Do you see that? A. Yes. Q. When was that meeting or was was there a meeting?	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	Yeah, this all speaks for itself. Q. Let me refer show you a document I'll ask to have marked as Exhibit 26. This is a two-page document stamped at the bottom JD-RD-0000334 and -35 on the second page. A. I think this is I think this is Exhibit 20. Q. Oh, it may be. A. I think we already talked about this. Q. Okay. Well A. Yeah. Yeah, it's the same no, I have it. It's the same thing. Q. Okay. I don't have Exhibit 20. Okay. Thank you for pointing that out. A. Yeah. Q. Let me refer you to Exhibit 20. A. Okay.
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Deposition Exhibit Number 25.) THE COURT REPORTER: Hold on. THE WITNESS: Thank you. BY MR. DECHAIRA: Q. Let me refer you to the bottom of the first page. Do you see there's an e-mail from you to the Governor? A. Yes. Q. Dated February 13th, 2013? A. Yes. Q. It refers to a meeting you had with with the Governor. Do you see that? A. Yes. Q. When was that meeting or was was there a meeting? A. I think this refers to the meeting schedule that you showed me on for	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	Yeah, this all speaks for itself. Q. Let me refer show you a document I'll ask to have marked as Exhibit 26. This is a two-page document stamped at the bottom JD-RD-0000334 and -35 on the second page. A. I think this is I think this is Exhibit 20. Q. Oh, it may be. A. I think we already talked about this. Q. Okay. Well A. Yeah. Yeah, it's the same no, I have it. It's the same thing. Q. Okay. I don't have Exhibit 20. Okay. Thank you for pointing that out. A. Yeah. Q. Let me refer you to Exhibit 20.
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	Deposition Exhibit Number 25.) THE COURT REPORTER: Hold on. THE WITNESS: Thank you. BY MR. DECHAIRA: Q. Let me refer you to the bottom of the first page. Do you see there's an e-mail from you to the Governor? A. Yes. Q. Dated February 13th, 2013? A. Yes. Q. It refers to a meeting you had with with the Governor. Do you see that? A. Yes. Q. When was that meeting or was was there a meeting? A. I think this refers to the meeting	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	Yeah, this all speaks for itself. Q. Let me refer show you a document I'll ask to have marked as Exhibit 26. This is a two-page document stamped at the bottom JD-RD-0000334 and -35 on the second page. A. I think this is I think this is Exhibit 20. Q. Oh, it may be. A. I think we already talked about this. Q. Okay. Well A. Yeah. Yeah, it's the same no, I have it. It's the same thing. Q. Okay. I don't have Exhibit 20. Okay. Thank you for pointing that out. A. Yeah. Q. Let me refer you to Exhibit 20. A. Okay. Yeah, it's the same yes, it's the same document.
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Deposition Exhibit Number 25.) THE COURT REPORTER: Hold on. THE WITNESS: Thank you. BY MR. DECHAIRA: Q. Let me refer you to the bottom of the first page. Do you see there's an e-mail from you to the Governor? A. Yes. Q. Dated February 13th, 2013? A. Yes. Q. It refers to a meeting you had with with the Governor. Do you see that? A. Yes. Q. When was that meeting or was was there a meeting? A. I think this refers to the meeting schedule that you showed me on for February 11th. I think this is a follow-up to	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	Yeah, this all speaks for itself. Q. Let me refer show you a document I'll ask to have marked as Exhibit 26. This is a two-page document stamped at the bottom JD-RD-0000334 and -35 on the second page. A. I think this is I think this is Exhibit 20. Q. Oh, it may be. A. I think we already talked about this. Q. Okay. Well A. Yeah. Yeah, it's the same no, I have it. It's the same thing. Q. Okay. I don't have Exhibit 20. Okay. Thank you for pointing that out. A. Yeah. Q. Let me refer you to Exhibit 20. A. Okay. Yeah, it's the same yes, it's the same document.

CI.	TY OF DETROIT, MICHIGAN		468–471
1	Page 468 A. Um-hum.	1	Page 470
2	Q towards the bottom of the	2	going to consider this, because I don't want to
3	paragraph that block of text that's at the top	3	put my interests above the interests of my then
4	of the first page, it says there's a sentence	4	law firm.
5	that says, In the interim, when you have time, I'd	5	Q. Okay. And then in in the e-mail
6	like to speak with you about the timing and	6	you write, I'd like to speak with you
7	process for the retention of the EM and legal	7	A. Yes.
8	counsel	8	Q did you subsequently speak to
9	A. Yes.	9	Mr. Baird about this topic?
10		10	A. I don't know if I spoke to him about
11	•	11	this topic. I was probably I don't recall if I
12		12	spoke to him about this topic. I think I probably
13	,	13	did speak to him subsequent to this e-mail.
14	•	14	Q. Let me show you what I'll mark as
15	·	15	Exhibit 27
16		16	THE COURT REPORTER: Twenty-six.
17		17	MR. DECHAIRA: 26, thank you.
18		18	Right.
19		19	What I had offered as 26 I'm not
20	*	20	offering because, as Mr. Orr correctly pointed
21		21	out, the e-mail was already in it had already
	with that regard, that I'd probably have to resign	22	been marked as Exhibit 20.
1	from my law firm.	1	Page 471
2	And what I was saying here is and	2	(Whereupon, Contract for Emergency
3	what I said at the February 11th meeting was,	3	Financial Manager Services was
4	look, I don't want my potential candidacy as EM to	4	marked, for identification purposes,
5	either help or hurt Jones Day, who originally came	5	as Deposition Exhibit Number 26.)
6	into this for pitching the legal work. I want it	6	
7	to be neutral as far as what I do.	7	BY MR. DECHAIRA:
8	And and to that regard, I think	8	Q. And I'll identify Exhibit 26 as a
9	there's an e-mail that we talked about,	9	multipage document, the first page is stamped
10	September 16th, where I recused myself from the	10	DTMI00113325.
	Jones Day selection process and I was considering,	11	Mr. Orr, is this your employment
11	general and constraints,	١	init on, is the year employment
11 12	you know, how I would extricate myself from my	12	contract?
	you know, how I would extricate myself from my		contract? A. No.
12	you know, how I would extricate myself from my firm.	12	contract? A. No. Q. Is what is this document? Do you
12 13	you know, how I would extricate myself from my firm. I was involved in in a couple of very important matters in the midst of them, as	12 13 14 15	contract? A. No. Q. Is what is this document? Do you know?
12 13 14	you know, how I would extricate myself from my firm. I was involved in in a couple of very important matters in the midst of them, as a matter of fact and all I was saying here is	12 13 14	contract? A. No. Q. Is what is this document? Do you know? A. This document is this document is
12 13 14 15 16 17	you know, how I would extricate myself from my firm. I was involved in in a couple of very important matters in the midst of them, as a matter of fact and all I was saying here is let's talk about the process for both the	12 13 14 15	contract? A. No. Q. Is what is this document? Do you know? A. This document is this document is substantially similar to my ultimate employment
12 13 14 15 16 17 18	you know, how I would extricate myself from my firm. I was involved in in a couple of very important matters in the midst of them, as a matter of fact and all I was saying here is let's talk about the process for both the retention of the EM and legal counsel.	12 13 14 15 16	contract? A. No. Q. Is what is this document? Do you know? A. This document is this document is substantially similar to my ultimate employment contract. My employment contract, which I think
12 13 14 15 16 17 18	you know, how I would extricate myself from my firm. I was involved in in a couple of very important matters in the midst of them, as a matter of fact and all I was saying here is let's talk about the process for both the retention of the EM and legal counsel. And what I said February 11th was	12 13 14 15 16 17 18 19	A. No. Q. Is what is this document? Do you know? A. This document is this document is substantially similar to my ultimate employment contract. My employment contract, which I think is on the Web site, has the names written in.
12 13 14 15 16 17 18 19 20	you know, how I would extricate myself from my firm. I was involved in in a couple of very important matters in the midst of them, as a matter of fact and all I was saying here is let's talk about the process for both the retention of the EM and legal counsel. And what I said February 11th was just, look, whoever I'll work with whoever it	12 13 14 15 16 17 18 19 20	contract? A. No. Q. Is what is this document? Do you know? A. This document is this document is substantially similar to my ultimate employment contract. My employment contract, which I think is on the Web site, has the names written in. My employment contract, the initial
12 13 14 15 16 17 18	you know, how I would extricate myself from my firm. I was involved in in a couple of very important matters in the midst of them, as a matter of fact and all I was saying here is let's talk about the process for both the retention of the EM and legal counsel. And what I said February 11th was just, look, whoever I'll work with whoever it is, but I don't want this to hurt Jones Day in any	12 13 14 15 16 17 18 19	A. No. Q. Is what is this document? Do you know? A. This document is this document is substantially similar to my ultimate employment contract. My employment contract, which I think is on the Web site, has the names written in.

CI	IT OF DETROIT, MICHIGAN		4/2-4/5
1	Page 472 Q. And the subsequent one sets out what	1	Page 474 MR. DECHAIRA: Yes, please.
2	your compensation is from the City?	2	THE VIDEOGRAPHER: Going off the
3	A. Yes, substantially, the my actual	3	record at 1359.
4	contract is substantially similar. You said "from	4	
5	the City." The subsequent one the com the	5	(Whereupon, a discussion was held off
6	compensation on Page 3.2 is the same	6	the record.)
7	Q. Okay.	7	
8	A but it's substantially similar to	8	THE VIDEOGRAPHER: Going back on the
9	my contract. But the actual contract is different	9	record at 1401.
10		10	BY MR. DECHAIRA:
11	Q. Okay. And then the last sentence on	11	Q. Mr. Orr, do you know what other law
12	Section 3.2 says, The emergency financial manager	12	firms pitched for the job of restructuring counsel
13		13	for the City besides Jones Day?
14	the City except as provided for in this contract.	14	A. I I don't know them all. I I
15	My question is, do you receive any	15	know that there were approximately 20 other law
16	compensation from anybody or any entity for your	16	firms, but I don't I I think Foley was one.
17	services as emergency manager other than what's	17	I think Weil was one. I I don't recall them
18	set out in Section 3.2 here or in the analogous	18	all, no.
19	3.2 of what of your current contract?	19	Q. Okay. Do you know who else was
20	A. Not one dime.	20	considered for the EM position besides yourself?
21	Q. Well, you may you may receive	21	A. I do not.
22	housing, a pay for your housing pay for your	22	Q. Okay.
	Page 473		Page 475
1	housing, correct?	1	A. There was some published reports, but
2	A. Yeah; but I think you said as set out	2	I don't recall early on. That's all
3	in the contract. Maybe you meant 3.2. But	3	Q. Would
4	whatever we've discussed today, the housing, but I	4	A I I don't know with specificity
5	don't receive that. That's I receive the	5	who it was. I just remember there were some
6	housing. I don't get four \$4,200 or whatever	6	reports.
_	the rent is; I've never seen it. I get the	7	Q. Okay. Whether whether from any
8	compensation as stated in the contract, and that's	8	source, whether public or otherwise, do you have
9	it.	9	any as you sit here today, do you remember any
10		10	names of anyone who was considered as EM other
11	live in the housing, correct? A. I live in the housing, yes.	11	than yourself? A. The the only report that I
13	5. 1		, .
		13	remember with specificity is that Andy Williams,
14	. ,	14	the the essentially the counterpart in the D.C. control board was reported had been
16	•	16	considered, and he turned it down. He's a lot
17		17	smarter than me.
18	•	18	Q. Anyone else?
19		19	A. Not that I remember.
20		20	(Sotto voce discussion.)
21	THE VIDEOGRAPHER: Do you want to go	21	THE WITNESS: He has better judgment
22	•	22	than me.
~~	on the record:	~ ~	man mo.

	TOF DETROIT, MICHIGAN		410-419
1	Page 476 BY MR. DECHAIRA:	1	Page 478 Q. Okay. And you see we had talked
2	Q. Do you know who Bill Brandt is?	2	about the 250 million general fund relative to the
3	A. I've I've heard that name before.	3	650 million total unfunded liability?
4	I I think he was he's a bankruptcy trustee.	4	A. Yes.
5	Q. Do you know whether he was considered	5	Q. And we had calculated ratio
6	for any for the EM position?	6	approximately 38-1/2 percent?
7	A. I do not.	7	A. Right.
8	Q. Do you know whether he was considered	8	Q. And I think previously, when I was
9	for any position as any professional position	9	asking about this, I had referred to the
10	in connection with the restructuring of the City	10	38.5 percent as being the amount of the unfunded
11	of Detroit?	11	liability allocable to the Department of Water and
12	A. I do not.	12	Sewer. I think I I misspoke in that, because
13	Q. Okay.	13	the 250 would be the 38.5 percent would be the
14	MR. DECHAIRA: Thank you for your	14	amount allocable to the general fund, correct?
15	time, Mr. Orr. I have no further questions.	15	A. Yes, I I think that's accurate,
16	THE WITNESS: Thank you.	16	yes, we were talking about the numbers, but
17	MR. ULLMAN: I have a few follow-ups.	17	Q. We had them backwards?
18		18	A we had them backwards.
19		19	Q. And so if the if the math is right
20		20	and it was about 38.5 percent, then the percentage
21		21	of the unfunded liability allocable to the
22		22	Department of Water and Sewer would be
			·
	Page 477		Page 479
1		1	Page 479 approximately 61.5 percent?
1 2	EXAMINATION (CONTINUED)	1 2	approximately 61.5 percent? A. But, remember, I said that you have
1 2 3		1 2 3	Page 479 approximately 61.5 percent? A. But, remember, I said that you have to be careful with trying to draw a straight-line
1 2 3 4	EXAMINATION (CONTINUED) BY COUNSEL FOR RETIREES COMMITTEE	1 2 3 4	Page 479 approximately 61.5 percent? A. But, remember, I said that you have to be careful with trying to draw a straight-line comparison between the two numbers you may
1 2 3 4 5	EXAMINATION (CONTINUED) BY COUNSEL FOR RETIREES COMMITTEE BY MR. ULLMAN:	1 2 3 4 5	approximately 61.5 percent? A. But, remember, I said that you have to be careful with trying to draw a straight-line comparison between the two numbers you may calculate in. But generally speaking, if we're
1 2 3 4 5 6	EXAMINATION (CONTINUED) BY COUNSEL FOR RETIREES COMMITTEE BY MR. ULLMAN: Q. Hello, Mr. Orr.	1 2 3 4 5 6	Page 479 approximately 61.5 percent? A. But, remember, I said that you have to be careful with trying to draw a straight-line comparison between the two numbers you may calculate in. But generally speaking, if we're just talking about the math, that that
1 2 3 4 5 6 7	EXAMINATION (CONTINUED) BY COUNSEL FOR RETIREES COMMITTEE BY MR. ULLMAN: Q. Hello, Mr. Orr. A. Hello, Mr. Ullman.	1 2 3 4 5 6 7	approximately 61.5 percent? A. But, remember, I said that you have to be careful with trying to draw a straight-line comparison between the two numbers you may calculate in. But generally speaking, if we're just talking about the math, that that Q. Right
1 2 3 4 5 6 7 8	EXAMINATION (CONTINUED) BY COUNSEL FOR RETIREES COMMITTEE BY MR. ULLMAN: Q. Hello, Mr. Orr. A. Hello, Mr. Ullman. Q. I just have a few questions for you	1 2 3 4 5 6 7 8	Page 479 approximately 61.5 percent? A. But, remember, I said that you have to be careful with trying to draw a straight-line comparison between the two numbers you may calculate in. But generally speaking, if we're just talking about the math, that that Q. Right A would be the estimate.
1 2 3 4 5 6 7 8 9	EXAMINATION (CONTINUED) BY COUNSEL FOR RETIREES COMMITTEE BY MR. ULLMAN: Q. Hello, Mr. Orr. A. Hello, Mr. Ullman. Q. I just have a few questions for you just to clarify the record, because I saw when I	1 2 3 4 5 6 7 8	Page 479 approximately 61.5 percent? A. But, remember, I said that you have to be careful with trying to draw a straight-line comparison between the two numbers you may calculate in. But generally speaking, if we're just talking about the math, that that Q. Right A would be the estimate. Q I'm right here just talking about
1 2 3 4 5 6 7 8 9	EXAMINATION (CONTINUED) BY COUNSEL FOR RETIREES COMMITTEE BY MR. ULLMAN: Q. Hello, Mr. Orr. A. Hello, Mr. Ullman. Q. I just have a few questions for you just to clarify the record, because I saw when I was looking at the transcript that as sometimes	1 2 3 4 5 6 7 8 9	approximately 61.5 percent? A. But, remember, I said that you have to be careful with trying to draw a straight-line comparison between the two numbers you may calculate in. But generally speaking, if we're just talking about the math, that that Q. Right A would be the estimate. Q I'm right here just talking about the ratio on the the number that's referred to
1 2 3 4 5 6 7 8 9 10 11	EXAMINATION (CONTINUED) BY COUNSEL FOR RETIREES COMMITTEE BY MR. ULLMAN: Q. Hello, Mr. Orr. A. Hello, Mr. Ullman. Q. I just have a few questions for you just to clarify the record, because I saw when I was looking at the transcript that as sometimes happens when lawyers do math, I got some numbers	1 2 3 4 5 6 7 8 9 10	approximately 61.5 percent? A. But, remember, I said that you have to be careful with trying to draw a straight-line comparison between the two numbers you may calculate in. But generally speaking, if we're just talking about the math, that that Q. Right A would be the estimate. Q I'm right here just talking about the ratio on the the number that's referred to as the 650 the approximately 650 by the Mayor.
1 2 3 4 5 6 7 8 9 10 11 12	EXAMINATION (CONTINUED) BY COUNSEL FOR RETIREES COMMITTEE BY MR. ULLMAN: Q. Hello, Mr. Orr. A. Hello, Mr. Ullman. Q. I just have a few questions for you just to clarify the record, because I saw when I was looking at the transcript that as sometimes happens when lawyers do math, I got some numbers transposed.	1 2 3 4 5 6 7 8 9 10 11 12	approximately 61.5 percent? A. But, remember, I said that you have to be careful with trying to draw a straight-line comparison between the two numbers you may calculate in. But generally speaking, if we're just talking about the math, that that Q. Right A would be the estimate. Q I'm right here just talking about the ratio on the the number that's referred to as the 650 the approximately 650 by the Mayor. A. Yes.
1 2 3 4 5 6 7 8 9 10 11 12 13	EXAMINATION (CONTINUED) BY COUNSEL FOR RETIREES COMMITTEE BY MR. ULLMAN: Q. Hello, Mr. Orr. A. Hello, Mr. Ullman. Q. I just have a few questions for you just to clarify the record, because I saw when I was looking at the transcript that as sometimes happens when lawyers do math, I got some numbers transposed. A. Okay.	1 2 3 4 5 6 7 8 9 10 11 12 13	approximately 61.5 percent? A. But, remember, I said that you have to be careful with trying to draw a straight-line comparison between the two numbers you may calculate in. But generally speaking, if we're just talking about the math, that that Q. Right A would be the estimate. Q I'm right here just talking about the ratio on the the number that's referred to as the 650 the approximately 650 by the Mayor. A. Yes. Q. And then I think the next question I
1 2 3 4 5 6 7 8 9 10 11 12 13 14	EXAMINATION (CONTINUED) BY COUNSEL FOR RETIREES COMMITTEE BY MR. ULLMAN: Q. Hello, Mr. Orr. A. Hello, Mr. Ullman. Q. I just have a few questions for you just to clarify the record, because I saw when I was looking at the transcript that as sometimes happens when lawyers do math, I got some numbers transposed. A. Okay. Q. So if you could turn back to	1 2 3 4 5 6 7 8 9 10 11 12 13 14	approximately 61.5 percent? A. But, remember, I said that you have to be careful with trying to draw a straight-line comparison between the two numbers you may calculate in. But generally speaking, if we're just talking about the math, that that Q. Right A would be the estimate. Q I'm right here just talking about the ratio on the the number that's referred to as the 650 the approximately 650 by the Mayor. A. Yes. Q. And then I think the next question I asked you, which I think is what you were alluding
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15	EXAMINATION (CONTINUED) BY COUNSEL FOR RETIREES COMMITTEE BY MR. ULLMAN: Q. Hello, Mr. Orr. A. Hello, Mr. Ullman. Q. I just have a few questions for you just to clarify the record, because I saw when I was looking at the transcript that as sometimes happens when lawyers do math, I got some numbers transposed. A. Okay. Q. So if you could turn back to Exhibit 22.	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15	approximately 61.5 percent? A. But, remember, I said that you have to be careful with trying to draw a straight-line comparison between the two numbers you may calculate in. But generally speaking, if we're just talking about the math, that that Q. Right A would be the estimate. Q I'm right here just talking about the ratio on the the number that's referred to as the 650 the approximately 650 by the Mayor. A. Yes. Q. And then I think the next question I asked you, which I think is what you were alluding to, that if you assumed a larger liability figure,
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	EXAMINATION (CONTINUED) BY COUNSEL FOR RETIREES COMMITTEE BY MR. ULLMAN: Q. Hello, Mr. Orr. A. Hello, Mr. Ullman. Q. I just have a few questions for you just to clarify the record, because I saw when I was looking at the transcript that as sometimes happens when lawyers do math, I got some numbers transposed. A. Okay. Q. So if you could turn back to Exhibit 22. A. Okay.	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	approximately 61.5 percent? A. But, remember, I said that you have to be careful with trying to draw a straight-line comparison between the two numbers you may calculate in. But generally speaking, if we're just talking about the math, that that Q. Right A would be the estimate. Q I'm right here just talking about the ratio on the the number that's referred to as the 650 the approximately 650 by the Mayor. A. Yes. Q. And then I think the next question I asked you, which I think is what you were alluding to, that if you assumed a larger liability figure, would that ratio continue to hold; and my
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	EXAMINATION (CONTINUED) BY COUNSEL FOR RETIREES COMMITTEE BY MR. ULLMAN: Q. Hello, Mr. Orr. A. Hello, Mr. Ullman. Q. I just have a few questions for you just to clarify the record, because I saw when I was looking at the transcript that as sometimes happens when lawyers do math, I got some numbers transposed. A. Okay. Q. So if you could turn back to Exhibit 22. A. Okay. Um-hum.	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	approximately 61.5 percent? A. But, remember, I said that you have to be careful with trying to draw a straight-line comparison between the two numbers you may calculate in. But generally speaking, if we're just talking about the math, that that Q. Right A would be the estimate. Q I'm right here just talking about the ratio on the the number that's referred to as the 650 the approximately 650 by the Mayor. A. Yes. Q. And then I think the next question I asked you, which I think is what you were alluding to, that if you assumed a larger liability figure, would that ratio continue to hold; and my recollection is, your answer was roughly it would,
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	EXAMINATION (CONTINUED) BY COUNSEL FOR RETIREES COMMITTEE BY MR. ULLMAN: Q. Hello, Mr. Orr. A. Hello, Mr. Ullman. Q. I just have a few questions for you just to clarify the record, because I saw when I was looking at the transcript that as sometimes happens when lawyers do math, I got some numbers transposed. A. Okay. Q. So if you could turn back to Exhibit 22. A. Okay. Um-hum. Okay.	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	approximately 61.5 percent? A. But, remember, I said that you have to be careful with trying to draw a straight-line comparison between the two numbers you may calculate in. But generally speaking, if we're just talking about the math, that that Q. Right A would be the estimate. Q I'm right here just talking about the ratio on the the number that's referred to as the 650 the approximately 650 by the Mayor. A. Yes. Q. And then I think the next question I asked you, which I think is what you were alluding to, that if you assumed a larger liability figure, would that ratio continue to hold; and my recollection is, your answer was roughly it would, but you may have to, you know, fine-tune the math.
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	EXAMINATION (CONTINUED) BY COUNSEL FOR RETIREES COMMITTEE BY MR. ULLMAN: Q. Hello, Mr. Orr. A. Hello, Mr. Ullman. Q. I just have a few questions for you just to clarify the record, because I saw when I was looking at the transcript that as sometimes happens when lawyers do math, I got some numbers transposed. A. Okay. Q. So if you could turn back to Exhibit 22. A. Okay. Um-hum. Okay. Q. And if you could look at the Bates	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	approximately 61.5 percent? A. But, remember, I said that you have to be careful with trying to draw a straight-line comparison between the two numbers you may calculate in. But generally speaking, if we're just talking about the math, that that Q. Right A would be the estimate. Q I'm right here just talking about the ratio on the the number that's referred to as the 650 the approximately 650 by the Mayor. A. Yes. Q. And then I think the next question I asked you, which I think is what you were alluding to, that if you assumed a larger liability figure, would that ratio continue to hold; and my recollection is, your answer was roughly it would, but you may have to, you know, fine-tune the math. A. It it it might roughly hold,
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	EXAMINATION (CONTINUED) BY COUNSEL FOR RETIREES COMMITTEE BY MR. ULLMAN: Q. Hello, Mr. Orr. A. Hello, Mr. Ullman. Q. I just have a few questions for you just to clarify the record, because I saw when I was looking at the transcript that as sometimes happens when lawyers do math, I got some numbers transposed. A. Okay. Q. So if you could turn back to Exhibit 22. A. Okay. Um-hum. Okay. Q. And if you could look at the Bates page that we were looking at before which ends in	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	approximately 61.5 percent? A. But, remember, I said that you have to be careful with trying to draw a straight-line comparison between the two numbers you may calculate in. But generally speaking, if we're just talking about the math, that that Q. Right A would be the estimate. Q I'm right here just talking about the ratio on the the number that's referred to as the 650 the approximately 650 by the Mayor. A. Yes. Q. And then I think the next question I asked you, which I think is what you were alluding to, that if you assumed a larger liability figure, would that ratio continue to hold; and my recollection is, your answer was roughly it would, but you may have to, you know, fine-tune the math. A. It it it might roughly hold, but you need to be careful to not draw the
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	EXAMINATION (CONTINUED) BY COUNSEL FOR RETIREES COMMITTEE BY MR. ULLMAN: Q. Hello, Mr. Orr. A. Hello, Mr. Ullman. Q. I just have a few questions for you just to clarify the record, because I saw when I was looking at the transcript that as sometimes happens when lawyers do math, I got some numbers transposed. A. Okay. Q. So if you could turn back to Exhibit 22. A. Okay. Um-hum. Okay. Q. And if you could look at the Bates	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	approximately 61.5 percent? A. But, remember, I said that you have to be careful with trying to draw a straight-line comparison between the two numbers you may calculate in. But generally speaking, if we're just talking about the math, that that Q. Right A would be the estimate. Q I'm right here just talking about the ratio on the the number that's referred to as the 650 the approximately 650 by the Mayor. A. Yes. Q. And then I think the next question I asked you, which I think is what you were alluding to, that if you assumed a larger liability figure, would that ratio continue to hold; and my recollection is, your answer was roughly it would, but you may have to, you know, fine-tune the math. A. It it it might roughly hold,

CH	Y OF DETROIT, MICHIGAN		480–483
1	A. Okay.	1	Page 482 MR. ULLMAN: Okay. Could I ask for
2	Q. Okay.	2	any documents relating to that to be produced,
3	And then the other question I have	3	Greg?
4	for you this is referring to the unfunded	4	MR. SHUMAKER: You can certainly put
5	pension liability	5	that in writing and look into it. I'm pretty sure
6	A. Um-hum.	6	that that has already been produced, but we'll
7	Q you're also familiar with the	7	certainly look into it.
8	medical benefits for retirees	8	MR. ULLMAN: Okay.
9	A. Yes.	9	I don't believe I have anything else,
10	Q the health and I think that's	10	, c
11	sometimes referred to as OPEB?	11	THE WITNESS: Okay.
12		12	ř
	A. Yes, other [sic] employee benefits.		, 3
13	Q. Okay. And for the OPEB is are	13	
14	is the is the situation similar that some	14	MR. DECHIARA: I think Jennifer
15	amount of the total OPEB liability that the City	15	
16	faces is allocable to sources other than the	16	
17	general fund?	17	
18	A. You you know, I think it is; but	18	•
19	I'm not recalling that mechanism as well as I	19	•
20	recall the pension mechanism, but I think it is.	20	•
21	Q. Okay. And would then some portion of	21	ready if you have questions and you want to go.
22	the total OPEB unfunded liability be allocable	22	MS. GREEN: I literally have a
1	Page 481 also to the Department of Water and Sewer to their	1	Page 483 handful. Very quickly.
2	retirees?	2	MR. ULLMAN: Go go ahead. I'm
3	A. It might well be, but I'd need to	3	done.
4	confirm that.	4	Thank you very much, Mr. Orr.
5	Q. Okay. And have you done any analysis	5	THE WITNESS: Thank you very much,
6	of that question?	6	Mr. Ullman.
7	A. Yes	7	Hello, Jennifer hello, Ms. Green.
8	Q. Okay.	8	
9	A well, our contractors have done an	9	EXAMINATION (CONTINUED) BY COUNSEL FOR
10	analysis of the question.	10	GENERAL RETIREMENT SYSTEM OF THE CITY OF DETROIT AND
11	Q. Okay. And who specifically has done	11	THE POLICE AND FIRE RETIREMENT SYSTEM OF THE
12	an analysis of that?	12	CITY OF DETROIT
13	A. Oh, I think our team at the entire	13	
14	team: Conway MacKenzie, Ernst & Young,	14	BY MS. GREEN:
15	Miller Buckfire.	15	Q. Hi, how are you?
16	Q. And do you recall their general	16	A. Just fine.
17	conclusions to what percentage of the total	17	Q. You began acting as emergency manager
18	unfunded OPEB liability is allocable to the A,		as of March 26th, and Jones Day was hired to
19	to the Department of Water of Sewer; or, B, some	19	represent the City after you became emergency
	other fund or entity apart from the general fund?	20	manager, correct?
20	A. I'm I'm not I don't recall if	21	A. The relationship was formalized after
			I became emergency manager, yes.
22	it is, and I don't recall the percentage.		5 , -5-,,,

Page 484 Page 486 Are you saying there was an informal 1 the pitch, correct? 2 2 relationship before then? A. Yes. 3 Q. 3 No. As -- as I said before today, And similar to that, Jones Day was never hired by the State of Michigan at any point 4 the -- the question of when the attorney-client 4 5 privilege attaches isn't necessarily based upon 5 for any sort of representation, correct? 6 just a formalization of a relationship; it's based 6 MR. SHUMAKER: Object to the form: 7 Foundation. 7 upon one of confidence and reposed and -- and a 8 8 relationship is accepted. An exact date of that, THE WITNESS: Yeah, I think I 9 I don't know sitting here today from a legal testified earlier today -- I said earlier today, 10 perspective. 10 I -- I don't know if Jones Day has ever 11 Q. Can you tell me, from your view as 11 represented the State of Michigan, but -- but with 12 emergency manager, was the firm of Jones Day 12 regard to this matter, I don't -- I don't know of 13 acting as legal representation -- giving legal Jones Day representing the State of Michigan other 14 than --14 representation to the City prior to your being 15 BY MS. GREEN: 15 appointed EM on March 26th? 16 A. I don't -- I don't know. 16 Q. Okay. 17 17 I -- as I testified earlier today, I Α. -- through my office. 18 recused myself from that process, so I don't know 18 So in 2011 and in 2012, and prior to 19 spring of 2013, you have no knowledge of there 19 when that relationship arose. 20 Well, let me ask you this: You 20 being any attorney-client relationship between 21 worked at Jones Day, and you worked on the pitch 21 Jones Day and the State of Michigan, correct? 22 materials, correct? 22 I have no knowledge. Page 485 Page 487 1 1 Q. Α. Yes. Okay. 2 And so you were involved with the 2 And, certainly, I would assume if you Q. process of the pitch and the PowerPoint? were preparing pitch materials in a PowerPoint, 4 where you were pitching Jones Day to the State and Yes; but that was in early -- that 4 to the City, you would've, I assume, included any was in late January and early February, sometime 6 in February, and I think the e-mails have been 6 prior representation of the City and the State, 7 7 discussed in my prior deposition. correct? 8 I -- I pulled myself out of that 8 MR. SHUMAKER: Objection: calls for 9 process, it was in early February prior to the 9 speculation. 10 meeting we discussed today. So I don't know what THE WITNESS: Calls for speculation, 10 happened after I recused myself. 11 11 that's what I was going to say. 12 12 It -- you know, I -- I don't know. Q. I understand that. I understand 13 that. 13 It would be speculative on my part to say that --14 But what I'm saying is, the pitch 14 that it may or may not included it. We -- I would 15 that occurred, you were not acting as legal 15 like to think that we -- before the retention, I 16 would like to think that any law firm would have 16 counsel when you did the pitch, right? 17 Α. No, no, we were not -run a conflicts check. 17 18 Q. 18 I'm not sure whether or not that Okay. 19 -- we were soliciting becoming legal Α. 19 would have been included in the pitch material. 20 counsel. 20 BY MS. GREEN: 21 Q. Exactly. 21 Well, during the pitch, was there any 22 So at least it was some point after 22 point where any of the Jones Day attorneys that

CH	Y OF DETROIT, MICHIGAN		488–491
1	Page 488 you were doing the pitch with said, oh, by the	1	Page 490 MR. DECHAIRA: Thank you.
2	way, we were we were once your legal counsel,	2	THE WITNESS: Um-hum.
3	State of Michigan, or we were once your legal	3	MR. SHUMAKER: Thank you, Counsel.
4	counsel, City of Detroit?	4	THE WITNESS: Okay. Thank you.
5	MR. SHUMAKER: Objection to the form.	5	THE VIDEOGRAPHER: Going off the
6	THE WITNESS: As I said earlier	6	record at 1412. This marks the end of
7	today, the discussion quickly went off the pitch	7	Tape Number 2. This also marks the end of the
8	materials in the far-ranging; so I don't recall	8	deposition.
9	any any statement in that respect.	9	(Whereupon, at 2:12 p.m., the
10	BY MS. GREEN:	10	deposition was concluded.)
11	Q. Okay.	11	
12	So you have no evidence that there	12	
13	was ever any attorney-client relationship between	13	
14	Jones Day and the State of Michigan; is that	14	
15	correct?	15	
16	MR. SHUMAKER: Object to the form.	16	
17	THE WITNESS: All all the	17	
18	questions I said earlier today, there there	18	
19	could have been. I'm not aware of any.	19	
20	MS. GREEN: Okay. That's the only	20	
21	question I have.	21	
22	THE WITNESS: Okay.	22	
1	Page 489 MR. SHUMAKER: Thank you, Jennifer.	1	Page 491
2	MR. DECHAIRA: I have one question.	1	CERTIFICATE
3	With Deorialita. Thave one question.	2	DISTRICT OF COLUMBIA:
4	EXAMINATION (CONTINUED) BY COUNSEL FOR	3 4	I, Cindy L. Sebo, a Notary Public within and for the Jurisdiction aforesaid, do hereby
5	UNITED AUTO WORKERS UNION	5	certify that the foregoing deposition was taken
6		6	before me, pursuant to notice, at the time and place
	BY MR. DECHAIRA:	7	indicated; that said deponent was by me duly sworn
8	Q. Mr. Orr, do you know whether any of	8	to tell the truth, the whole truth, and nothing but
9	the liabilities of the Detroit Detroit's	9	the truth; that the testimony of said deponent was
10	general pension fund are attributable to the	10	correctly recorded in machine shorthand by me and
11	pensions of employees or retirees of the Detroit	11	thereafter transcribed under my supervision with
12	public library system?	12	200 - 12 - 12 - 12 - 12 - 12 - 12 - 12 -
13	MR. SHUMAKER: Getting pretty far	13	computer-aided transcription; that the deposition is a true record of the testimony given by the witness;
14	afield here, Counselor.	14	a true record of the testimony given by the witness; and that I am neither of counsel nor kin to any
15	You can answer that one.	15	party in said action, nor interested in the outcome
16	THE WITNESS: I I specifically,	16	thereof.
17	library employees?	17	Chercot
18	I don't I don't know that. I know	18	11 1
19	that they're attributable to GRS. Service	19	N'INNAT
20	employees are typically nonuniform. I don't know	20	90140
21	if it includes library employees. It might; it	21	Cindy L. Sebo, RMR, CRR, RPR, CSR,
22	might not.	22	CCR, CLR, RSA, Notary Public
		44	CCR, CLIR, NOM, NOCALLY PUDITIC

	Page 492		Page 494
1	Gregory M. Shumaker, Esquire Jones Day	1	CERTIFICATE
2	51 Louisiana Avenue, Northwest Washington, D.C. 20001-2113	2	STATE OF :
3		3	COUNTY/CITY OF :
4	IN RE: City of Detroit, Michigan	4	Before me, this day, personally appeared,
5	Dear Mr. Shumaker:	5	KEVYN D. ORR, who, being duly sworn, states that the
6	Enclosed please find your copy of the continued	6	foregoing transcript of his/her Deposition, taken in
7	deposition of KEVYN D. ORR, along with the original	7	the matter, on the date, and at the time and place
8	signature page.	8	set out on the title page hereof, constitutes a true
9	As agreed, you will be responsible for	9	and accurate transcript of said deposition.
10	contacting the witness regarding reading and	10	
11	signing the transcript.	11	
12	Within 30 days of receipt, please forward errata	12	KEVYN D. ORR
13	sheet and original signature page signed to	13	SUBSCRIBED and SWORN to before me this
14	opposing counsel.	14	day of, 20 in the
15	If you would like to change this procedure or if	15	jurisdiction aforesaid.
16	you have any questions, please do not hesitate to	16	
17	call.	17	
18	Thank you.	18	My Commission Expires Notary Public
19	Yours,	19	*If no changes need to be made on the following
20	Cindy L. Sebo, RMR, CRR, CSR, RPR, CCR, CLR, RSA	20	two pages, place a check here, and return only
21	Reporter/Notary	21	this signed page.
22		22	DEPOSITION ERRATA SHEET
		1	
	Page 493		Page 495
1	CAPTION	1	RE: Esquire Deposition Services, L.L.C.
2	CAPTION The Continued Deposition of KEVYN D.	2	RE: Esquire Deposition Services, L.L.C. File No. 105824
2 3	CAPTION The Continued Deposition of KEVYN D. ORR taken in the matter, on the date, and at the	2 3	RE: Esquire Deposition Services, L.L.C. File No. 105824 Case Caption: In Re: City of Detroit, Michigan
2 3 4	CAPTION The Continued Deposition of KEVYN D. ORR taken in the matter, on the date, and at the time and place set out on the title page hereof.	2 3 4	RE: Esquire Deposition Services, L.L.C. File No. 105824 Case Caption: In Re: City of Detroit, Michigan Deponent: KEVYN D. ORR (Volume II)
2 3 4 5	CAPTION The Continued Deposition of KEVYN D. ORR taken in the matter, on the date, and at the time and place set out on the title page hereof. It was requested that the deposition	2 3 4 5	RE: Esquire Deposition Services, L.L.C. File No. 105824 Case Caption: In Re: City of Detroit, Michigan
2 3 4 5 6	CAPTION The Continued Deposition of KEVYN D. ORR taken in the matter, on the date, and at the time and place set out on the title page hereof. It was requested that the deposition be taken by the reporter and that same be reduced	2 3 4 5 6	RE: Esquire Deposition Services, L.L.C. File No. 105824 Case Caption: In Re: City of Detroit, Michigan Deponent: KEVYN D. ORR (Volume II) Deposition Date: Friday, October 4, 2013
2 3 4 5 6	CAPTION The Continued Deposition of KEVYN D. ORR taken in the matter, on the date, and at the time and place set out on the title page hereof. It was requested that the deposition be taken by the reporter and that same be reduced to typewritten form.	2 3 4 5 6	RE: Esquire Deposition Services, L.L.C. File No. 105824 Case Caption: In Re: City of Detroit, Michigan Deponent: KEVYN D. ORR (Volume II) Deposition Date: Friday, October 4, 2013 To the Reporter:
2 3 4 5 6 7 8	CAPTION The Continued Deposition of KEVYN D. ORR taken in the matter, on the date, and at the time and place set out on the title page hereof. It was requested that the deposition be taken by the reporter and that same be reduced to typewritten form. It was agreed by and between counsel	2 3 4 5 6 7 8	RE: Esquire Deposition Services, L.L.C. File No. 105824 Case Caption: In Re: City of Detroit, Michigan Deponent: KEVYN D. ORR (Volume II) Deposition Date: Friday, October 4, 2013 To the Reporter: I have read the entire transcript of my
2 3 4 5 6 7 8	CAPTION The Continued Deposition of KEVYN D. ORR taken in the matter, on the date, and at the time and place set out on the title page hereof. It was requested that the deposition be taken by the reporter and that same be reduced to typewritten form. It was agreed by and between counsel and the parties that the Deponent will read and	2 3 4 5 6 7 8	RE: Esquire Deposition Services, L.L.C. File No. 105824 Case Caption: In Re: City of Detroit, Michigan Deponent: KEVYN D. ORR (Volume II) Deposition Date: Friday, October 4, 2013 To the Reporter: I have read the entire transcript of my Deposition taken in the captioned matter or the same
2 3 4 5 6 7 8 9	CAPTION The Continued Deposition of KEVYN D. ORR taken in the matter, on the date, and at the time and place set out on the title page hereof. It was requested that the deposition be taken by the reporter and that same be reduced to typewritten form. It was agreed by and between counsel	2 3 4 5 6 7 8 9	RE: Esquire Deposition Services, L.L.C. File No. 105824 Case Caption: In Re: City of Detroit, Michigan Deponent: KEVYN D. ORR (Volume II) Deposition Date: Friday, October 4, 2013 To the Reporter: I have read the entire transcript of my Deposition taken in the captioned matter or the same has been read to me.
2 3 4 5 6 7 8 9 10	CAPTION The Continued Deposition of KEVYN D. ORR taken in the matter, on the date, and at the time and place set out on the title page hereof. It was requested that the deposition be taken by the reporter and that same be reduced to typewritten form. It was agreed by and between counsel and the parties that the Deponent will read and	2 3 4 5 6 7 8 9 10	RE: Esquire Deposition Services, L.L.C. File No. 105824 Case Caption: In Re: City of Detroit, Michigan Deponent: KEVYN D. ORR (Volume II) Deposition Date: Friday, October 4, 2013 To the Reporter: I have read the entire transcript of my Deposition taken in the captioned matter or the same has been read to me. I request that the following changes be entered
2 3 4 5 6 7 8 9 10 11 12	CAPTION The Continued Deposition of KEVYN D. ORR taken in the matter, on the date, and at the time and place set out on the title page hereof. It was requested that the deposition be taken by the reporter and that same be reduced to typewritten form. It was agreed by and between counsel and the parties that the Deponent will read and	2 3 4 5 6 7 8 9 10 11	RE: Esquire Deposition Services, L.L.C. File No. 105824 Case Caption: In Re: City of Detroit, Michigan Deponent: KEVYN D. ORR (Volume II) Deposition Date: Friday, October 4, 2013 To the Reporter: I have read the entire transcript of my Deposition taken in the captioned matter or the same has been read to me. I request that the following changes be entered upon the record for the reasons indicated. I have
2 3 4 5 6 7 8 9 10 11 12 13	CAPTION The Continued Deposition of KEVYN D. ORR taken in the matter, on the date, and at the time and place set out on the title page hereof. It was requested that the deposition be taken by the reporter and that same be reduced to typewritten form. It was agreed by and between counsel and the parties that the Deponent will read and	2 3 4 5 6 7 8 9 10 11 12 13	RE: Esquire Deposition Services, L.L.C. File No. 105824 Case Caption: In Re: City of Detroit, Michigan Deponent: KEVYN D. ORR (Volume II) Deposition Date: Friday, October 4, 2013 To the Reporter: I have read the entire transcript of my Deposition taken in the captioned matter or the same has been read to me. I request that the following changes be entered upon the record for the reasons indicated. I have signed my name to the Errata Sheet and the
2 3 4 5 6 7 8 9 10 11 12 13	CAPTION The Continued Deposition of KEVYN D. ORR taken in the matter, on the date, and at the time and place set out on the title page hereof. It was requested that the deposition be taken by the reporter and that same be reduced to typewritten form. It was agreed by and between counsel and the parties that the Deponent will read and	2 3 4 5 6 7 8 9 10 11 12 13	RE: Esquire Deposition Services, L.L.C. File No. 105824 Case Caption: In Re: City of Detroit, Michigan Deponent: KEVYN D. ORR (Volume II) Deposition Date: Friday, October 4, 2013 To the Reporter: I have read the entire transcript of my Deposition taken in the captioned matter or the same has been read to me. I request that the following changes be entered upon the record for the reasons indicated. I have signed my name to the Errata Sheet and the appropriate Certificate and authorize you to attach
2 3 4 5 6 7 8 9 10 11 12 13 14 15	CAPTION The Continued Deposition of KEVYN D. ORR taken in the matter, on the date, and at the time and place set out on the title page hereof. It was requested that the deposition be taken by the reporter and that same be reduced to typewritten form. It was agreed by and between counsel and the parties that the Deponent will read and	2 3 4 5 6 7 8 9 10 11 12 13 14	RE: Esquire Deposition Services, L.L.C. File No. 105824 Case Caption: In Re: City of Detroit, Michigan Deponent: KEVYN D. ORR (Volume II) Deposition Date: Friday, October 4, 2013 To the Reporter: I have read the entire transcript of my Deposition taken in the captioned matter or the same has been read to me. I request that the following changes be entered upon the record for the reasons indicated. I have signed my name to the Errata Sheet and the appropriate Certificate and authorize you to attach both to the original transcript.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	CAPTION The Continued Deposition of KEVYN D. ORR taken in the matter, on the date, and at the time and place set out on the title page hereof. It was requested that the deposition be taken by the reporter and that same be reduced to typewritten form. It was agreed by and between counsel and the parties that the Deponent will read and	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	RE: Esquire Deposition Services, L.L.C. File No. 105824 Case Caption: In Re: City of Detroit, Michigan Deponent: KEVYN D. ORR (Volume II) Deposition Date: Friday, October 4, 2013 To the Reporter: I have read the entire transcript of my Deposition taken in the captioned matter or the same has been read to me. I request that the following changes be entered upon the record for the reasons indicated. I have signed my name to the Errata Sheet and the appropriate Certificate and authorize you to attach
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	CAPTION The Continued Deposition of KEVYN D. ORR taken in the matter, on the date, and at the time and place set out on the title page hereof. It was requested that the deposition be taken by the reporter and that same be reduced to typewritten form. It was agreed by and between counsel and the parties that the Deponent will read and	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	RE: Esquire Deposition Services, L.L.C. File No. 105824 Case Caption: In Re: City of Detroit, Michigan Deponent: KEVYN D. ORR (Volume II) Deposition Date: Friday, October 4, 2013 To the Reporter: I have read the entire transcript of my Deposition taken in the captioned matter or the same has been read to me. I request that the following changes be entered upon the record for the reasons indicated. I have signed my name to the Errata Sheet and the appropriate Certificate and authorize you to attach both to the original transcript. Page No. Line No. Change to:
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	CAPTION The Continued Deposition of KEVYN D. ORR taken in the matter, on the date, and at the time and place set out on the title page hereof. It was requested that the deposition be taken by the reporter and that same be reduced to typewritten form. It was agreed by and between counsel and the parties that the Deponent will read and	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	RE: Esquire Deposition Services, L.L.C. File No. 105824 Case Caption: In Re: City of Detroit, Michigan Deponent: KEVYN D. ORR (Volume II) Deposition Date: Friday, October 4, 2013 To the Reporter: I have read the entire transcript of my Deposition taken in the captioned matter or the same has been read to me. I request that the following changes be entered upon the record for the reasons indicated. I have signed my name to the Errata Sheet and the appropriate Certificate and authorize you to attach both to the original transcript. Page No. Line No. Change to: Page No. Line No. Change to:
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	CAPTION The Continued Deposition of KEVYN D. ORR taken in the matter, on the date, and at the time and place set out on the title page hereof. It was requested that the deposition be taken by the reporter and that same be reduced to typewritten form. It was agreed by and between counsel and the parties that the Deponent will read and	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	RE: Esquire Deposition Services, L.L.C. File No. 105824 Case Caption: In Re: City of Detroit, Michigan Deponent: KEVYN D. ORR (Volume II) Deposition Date: Friday, October 4, 2013 To the Reporter: I have read the entire transcript of my Deposition taken in the captioned matter or the same has been read to me. I request that the following changes be entered upon the record for the reasons indicated. I have signed my name to the Errata Sheet and the appropriate Certificate and authorize you to attach both to the original transcript. Page No. Line No. Change to: Page No. Line No. Change to:
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	CAPTION The Continued Deposition of KEVYN D. ORR taken in the matter, on the date, and at the time and place set out on the title page hereof. It was requested that the deposition be taken by the reporter and that same be reduced to typewritten form. It was agreed by and between counsel and the parties that the Deponent will read and	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	RE: Esquire Deposition Services, L.L.C. File No. 105824 Case Caption: In Re: City of Detroit, Michigan Deponent: KEVYN D. ORR (Volume II) Deposition Date: Friday, October 4, 2013 To the Reporter: I have read the entire transcript of my Deposition taken in the captioned matter or the same has been read to me. I request that the following changes be entered upon the record for the reasons indicated. I have signed my name to the Errata Sheet and the appropriate Certificate and authorize you to attach both to the original transcript. Page No. Line No. Change to: Page No. Line No. Change to: Page No. Line No. Change to:
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	CAPTION The Continued Deposition of KEVYN D. ORR taken in the matter, on the date, and at the time and place set out on the title page hereof. It was requested that the deposition be taken by the reporter and that same be reduced to typewritten form. It was agreed by and between counsel and the parties that the Deponent will read and	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18	RE: Esquire Deposition Services, L.L.C. File No. 105824 Case Caption: In Re: City of Detroit, Michigan Deponent: KEVYN D. ORR (Volume II) Deposition Date: Friday, October 4, 2013 To the Reporter: I have read the entire transcript of my Deposition taken in the captioned matter or the same has been read to me. I request that the following changes be entered upon the record for the reasons indicated. I have signed my name to the Errata Sheet and the appropriate Certificate and authorize you to attach both to the original transcript. Page No. Line No. Change to: Page No. Line No. Change to:

					Page 496
1	DEPOSITION	OF: KEVYN D	. ORR		
2	Page No	Line No	Change t	:0:	
3					
4	Page No	Line No	Change t	:0:	 -
5					
6	Page No	Line No	Change t	:0:	
7					
8	Page No	Line No	Change t	:0:	
9					
10	Page No	Line No	Change t	:0:	
11					
12	Page No	Line No	Change t	:0:	
13					
14	Page No	Line No	Change t	:0:	
15					
16	Page No	Line No	Change t	:0:	
17					
18	Page No	Line No	Change t	:0:	
19					
20					
21	SIGNATURE:			_DATE:_	
22		KEVYN D	. ORR		